



राजपत्र, हिमाचल प्रदेश

हिमाचल प्रदेश राज्यशासन द्वारा प्रकाशित

खण्ड 26]

शिमला, शनिवार, 12 अगस्त, 1978/21 श्रावण, 1900

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12 अगस्त, 1978/21 श्रावण, 1900 को समाप्त होने वाले सप्ताह में निम्नलिखित विज्ञप्तियां 'असाधारण राजपत्र, हिमाचल प्रदेश' में प्रकाशित हुईं:—

विज्ञप्ति की संख्या 1	विभाग का नाम 2	विषय 3
क्रम संख्या 2631-2800/पंच, दिनांक 29 जुलाई, 1978.	कार्यालय उपायुक्त, जिला हमीरपुर, हि० प्र०	जिला हमीरपुर की समस्त ग्राम सभाओं के लिए ग्राम सभा अनुसार प्रधान व उप-प्रधान सहित पंचों की संख्या का निर्धारण।
संख्या 7-एस० एम० आर०-2(229)/78-इलेक्ट-II, दिनांक 29/31 जुलाई, 1978.	कार्यालय जिलाधीश, सिरमौर, हि० प्र०	नाहन नगरपालिका के निर्वाचित प्रधान तथा उप-प्रधान के नाम की सूचना।
संख्या पी० सी० एच० एच० ए० (4)-56/76, दिनांक 2 अगस्त, 1978.	पंचायती राज विभाग	सम संख्यक अधिसूचना दिनांक 10 जुलाई, 1978 का सुद्धिपत्र
संख्या 3-10/78-इलेक्ट०, दिनांक 3 अगस्त, 1978. -यथैव-	निर्वाचन विभाग -यथैव-	उप-मुख्य निर्वाचन अधिकारी, हिमाचल प्रदेश की उपायुक्त, गुरद्वारा निर्वाचन की नियुक्ति। सहायक मुख्य निर्वाचन अधिकारी, हिमाचल प्रदेश की सहायक, आयुक्त, गुरद्वारा निर्वाचन की नियुक्ति।

भाग 1—वैधानिक नियमों को छोड़ कर हिमाचल प्रदेश के राज्यपाल और हिमाचल प्रदेश हाई कोर्ट द्वारा अधिसूचनाएं इत्यादि

हिमाचल प्रदेश हाई कोर्ट

NOTIFICATION

Simla-2, the 31st July, 1978

No. HHC/3(13)/71-IV.—The Government having introduced the selection grade of Rs. 900-50-1100 to 20% posts in the cadre of Superintendents, Private Secretaries and Readers (Gazetted II) with effect from July 7, 1976 vide Finance Department, Office memorandum No. 18/3/71-Fin-Reg-II, dated June 16, 1978, the Hon'ble the Chief Justice, in exercise of the powers conferred in him under Article 229 of the Constitution of India and all other powers enabling him in this behalf, is pleased to place one post of selection grade each in the cadre of the Superintendents, Readers and Private Secretaries, and appoint the following Superintendents/Private Secretary and Reader in the said selection grade with effect from the date shown against their name:

Sl. No.	Name	Date of the grant of the selection grade	Pay fixed in the selection grade w. e. f. the date shown in column No. 3.	Remarks
1	2	3	4	5

Superintendents:

1.	Sh. B. K. Sharma.	7-7-1976	Rs. 900	Against the post placed in selection grade while officiating as Assistant Registrar.
2.	Sh. Sukh Ram Sharma.	8-7-1976	Rs. 900	Against the post vacated by Shri B. K. Sharma.
3.	Sh. Salig Ram Attri.	1-5-1978	Rs. 900	Against the post vacated by Shri Sukh Ram Sharma, retired from service on 30-4-78 (A.N.).

Private Secretary:

1.	Sh. G. D. Sehgal.	7-7-1976	Rs. 900	Against the post placed in the selection grade.
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Reader:

1.	Sh. Parma Nand Verma.	7-7-1976	Rs. 900	Against the post placed in the selection grade.
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2. It is further ordered that there will be no change in the normal date of increment of the above officers. It is also ordered that the arrears, if any, of the pay and allowances upto 31-1-1978 due to grant of selection grade shall be credited to the General Provident Fund. Accounts of the incumbents who are at present holding the above posts, and in the case of retired persons the same will be paid to them in cash. The amount of arrears so credited in the General Provident Fund Account of the incumbents shall not be withdrawn by them for a period of two years on non-refundable basis or upto the date the incumbent ceases to be in Government service, whichever is earlier.

3. The fixation of pay of the above mentioned officials is subject to the audit. In the event of overpayment, if any, due to their pay fixation in the selection grade, it shall be liable to refund to the Government.

By order,
H. D. KAINTHLA,
Registrar.

हिमाचल प्रदेश सरकार

कामिक (नियुक्ति-1) विभाग

अधिसूचनाएं

सिमला-171002, 24 जुलाई, 1978

संख्या 1-15/73-का0 वि0 (नि-1).—हिमाचल प्रदेश के राज्यपाल, श्री जय प्रकाश नेगी, भा0 प्र0 से0, अतिरिक्त उपायुक्त स्पति, जिला लाहौल व स्पति, भारतीय प्रशासनिक सेवा के प्रवर वेतनमान (1200—2000) में उसी पद पर पदोन्नत करने के आदेश, तत्काल सहर्ष करते हैं।

सिमला-171002, 24 जुलाई, 1978

संख्या 1-1002/57-का0 वि0 (नि0-1).—राज्यपाल, हिमाचल प्रदेश आदेश देते हैं कि श्री लाल सिंह, भारतीय प्रशासनिक सेवा, जिलाधीश, विलासपुर, निवृत्त की आयु पूर्ण होने के पश्चात् दिनांक 30-9-78 (उत्तराह्न) से सेवा से निवृत्त होंगे।

एल0 एच0 सोड्रांग,
मुख्य सचिव।

Simla-2, the 28th August, 1978

No. 5-1/71-DP-Appnt.—The Governor, Himachal Pradesh is pleased to place the services of Shri Krishan Lal, IAS (HP-1973), Joint Secretary (Food & Supplies Co-operation and Housing) to the Government of Himachal Pradesh at the disposal of the Govt. of India w. e. f. 1st August, 1978 for his appointment as Under Secretary in the Ministry of Shipping & Transport.

CORRIGENDUM

Simla-2, the 1st August, 1978

No. 5-1/71-DP-Appnt.—Please read "28th July, 1978" in place of "28th August, 1978" occurring in this Department's Notification of even number, dated the 28th July, 1978 regarding placing the services of Shri Krishan Lal, I.A.S., Joint Secretary (Food and Supplies, Co-operation and Housing) to the Government of Himachal Pradesh at the disposal of Government of India on deputation.

L. H. TOCHHAWNG,
Chief Secretary.

NOTIFICATIONS

Simla-2, the 2nd August, 1978

No. 10-9/73-DP(Appnt.).—In exercise of the powers conferred by sub-section (1) of section 20 of the Code of Criminal Procedure, 1973 the Governor, Himachal Pradesh is pleased to appoint Shri J. P. Negi, I.A.S. Additional Deputy Commissioner, Kaza, District Lahaul and Spiti to be an Executive Magistrate with all the powers of an Executive Magistrate under the said Code, to be exercised within the local limits of Lahaul and Spiti district with immediate effect.

2. In exercise of the powers conferred by sub-section 2 of section 20 of the Code of Criminal Procedure, 1973 the Governor, Himachal Pradesh is further pleased to appoint Shri J. P. Negi, I.A.S., an Executive Magistrate to be an Additional District Magistrate with all the powers of District Magistrate under the aforesaid Code or under any other law for the time being in force within the local limits of Lahaul and Spiti district with immediate effect.

3. The Governor, is further pleased to appoint Shri J. P. Negi, I.A.S., as Additional Deputy Commissioner, with all the power of the Deputy Commissioner, Lahaul and Spiti district.

Simla-2, the 2nd August, 1978

No. 10-7/73-DP (Apptt.).—In exercise of the powers conferred by sub-section (1) of section 20 of the Code of Criminal Procedure, 1973, the Governor, Himachal Pradesh is pleased to appoint Shri Chanchal Singh Naib-Tehsildar, Ani to be the Executive Magistrate, with all the powers of an Executive Magistrate under the said Code, to be exercised within the local limits of Tehsil Ani, District Kulu, with immediate effect.

Sd/-
Joint Secretary.

AGRICULTURE DEPARTMENT NOTIFICATION

Simla-171002, the 1st August, 1978

No. 23-30/69-Agr.—The Governor, Himachal Pradesh, is pleased to retire Shri P. N. Mathur, Deputy Director of Agriculture, Himachal Pradesh, Simla from Service w.e.f. 31st August, 1978 (afternoon) on his attaining the age of superannuation on 15th August, 1978 (A.N.).

By order,
ANANG PAL,
Secretary.

ANIMAL HUSBANDRY DEPARTMENT NOTIFICATION

Simla-2, the 29th July, 1978

No. Ahy-B (3)-25/76.—The Governor, Himachal Pradesh is pleased to accept the resignation dated 12-6-1978 tendered by Dr. Om Parkash Yadav, Vety. Asstt. Surgeon, Vety. Hospital, Choori (Distt. Chamba) with effect from the date of his relieving.

By order,
ANANG PAL,
Secretary.

FINANCE (WAYS AND MEANS) DEPARTMENT NOTIFICATIONS

Simla-171002, the 24th July, 1978

No. Fin. 2-C(2)/1/77(W&M).—In continuation of this Department Notification of even number, dated the 6th July, 1977, under which the National Savings State Advisory Board (H. P.) was reconstituted, the Governor of Himachal Pradesh, is pleased to extend the term of appointment of the members of the said Board for a further period of one year (w. e. f. 6th July, 1978 to 5th July, 1979).

2. The Governor of Himachal Pradesh, is further pleased to extend the term of appointment of Capt. Nirmal Singh, the vice Chairman of the aforesaid Board for a further period of one year (w. e. f. 6th July, 1978 to 5th July, 1979) on the same terms and conditions as have been notified vide this department office orders No. Fin. 2-C(2)/3/77 (W&M) dated the 22nd August, 1977 and also dated the 17th April, 1976 respectively.

3. Hindi version is also enclosed.

S. K. ALOK,
Secretary.

शिमला-2, 24 जुलाई, 1978

संख्या फिनो 2 सीओ (2) 1/77-डब्ल्यू तथा एम.—इस विभाग की समस्त शक्ति अधिसूचना दिनांक 6-7-77 का प्रसंग जारी रखते हुए राज्यपाल, हिमाचल प्रदेश राष्ट्रीय वचन राजकीय सलाहकार बोर्ड हिमाचल प्रदेश के सदस्यों की नियुक्ति की अवधि एक वर्ष और बढ़ाने की (6-7-78 से 5-7-79 तक) सहर्ष अपनी अनुमति प्रदान करते हैं।

राज्यपाल, हिमाचल प्रदेश, उपाध्यक्ष केन्द्रीय निम्न, राष्ट्रीय वचन राजकीय सलाहकार बोर्ड हिमाचल प्रदेश की नियुक्ति 1 वर्ष और (दिनांक 6-7-78 से 5-7-79 तक) बढ़ाने की भी सहर्ष अनुमति प्रदान करते हैं। इनकी नियुक्ति की शर्तें वही समझी जाएं जिनका उल्लेख इस विभाग के कार्यालय आदेश सं० फिनो 2सी(2)/3/77 डब्ल्यू तथा एम, दिनांक 22-8-77 तथा 17-4-78 में किया गया है।

एसओ के० श्रमिक,
सचिव।

स्वास्थ्य एवं परिवार कल्याण विभाग

अधिसूचनाएं

शिमला, 28 जुलाई, 1978

संख्या एनओ एफओ डब्ल्यू-बीओ-10/3/77.—हिमाचल प्रदेश के राज्यपाल महोदय कुमारो एफओ अब्राहम उप-सहायक निदेशक (नर्सिंग) स्वास्थ्य निदेशालय, शिमला की 31-7-78 बाद दोहरा 58 वर्ष की आयु पूरी करने पर सेवा निवृत्त होने के आदेश देते हैं।

अमर नाथ विद्यार्थी,
सचिव।

Simla-2, the 2nd August, 1978

No. HFP-F (II) 13/77 (II).—In continuation of this Department Notification No. HFPF-(II) 13/77, dated the 24th January, 1978 the Governor, Himachal Pradesh is pleased to extend the term of the Family Planning Enquiry Board Himachal Pradesh upto 15th August, 1978.

A. N. VIDYARTHI,
Secretary.

INDUSTRIES DEPARTMENT

(CERTIFICATES OF APPROVAL)

Simla-2, the 28th April, 1978

No. IND. VI (F) 12-11/78.—This is to certify that Shri Jayanti Parshad Jain Naya Bazar, Saharanpur (U. P.) is approved as a person who is qualified to acquire Prospecting Licence and Mining Lease in respect of Minerals except Petroleum and Natural Gas in the State of Himachal Pradesh under the Mineral Concession Rules, 1960.

2. The Certificate is valid upto 31st December, 1978.

Simla-2, the 1st May, 1978

No. IND. VI (F) (12)/1/77.—This is to certify that M/s. Laxmi Procurement-cum-Sale Co-operative Industrial Society, Chindpur, District Bilaspur is approved as

a person who is qualified to acquire Prospecting Licence and Mining Lease in respect of Minerals except Petroleum and Natural Gas in the State of Himachal Pradesh under the Mineral Concession Rules, 1960.

2. The Certificate which expired on the 31st December, 1977, is further renewed upto 31st December, 1978.

By order,
B. C. NEGI,
Secretary.

Simla-2, the 7th July, 1978

No. Ind-4(F)12-20/78.—This is to certify that M/s Sunil & Company, Village Badhial, P. O. Bilaspur, Himachal Pradesh is approved as a person who is qualified to acquire Prospecting Licence and Mining Lease in respect of Minerals except Petroleum and Natural Gas in the State of Himachal Pradesh under the Mineral Concession Rules, 1960.

2. This Certificate is valid upto 31st December, 1978.

हस्ताक्षरित,
उप-सचिव।

अविमुचना

शिमला-2, 22 जुलाई, 1978

संख्या 4-19/71-एस0 आई0 (एम0 आई0 डी0 सी0).—हिमाचल प्रदेश मिनरल एण्ड प्वाइन्ट्रियल डिवेलपमेंट कारपोरेशन को संगम नियमावली की धारा 82 में निहित शक्ति का प्रयोग करते हुए राज्यपाल, हिमाचल प्रदेश निर्दिष्टित अधिकारियों को तत्काल से कारपोरेशन के निदेशक सहाय नियुक्त करते हैं:—

1. श्री ए0 के0 गोस्वामी, निदेशक उद्योग को श्री एस0 के0 अलोक के स्थान पर।
2. श्री एस0 के0 अलोक वित्त सचिव को श्री आई0 एल0 राजवाड़े के स्थान पर।

प्रादेशानुसार,
धारा 0 सी0 गुप्ता,
सचिव।

LABOUR DEPARTMENT

NOTIFICATIONS

Simla-171002, the 17th June, 1978

No. LEP (Shram)-6(2)-C-8/77.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (Central Act 14 of 1947), the Governor, Himachal Pradesh is pleased to publish the following award of the Labour Court, Himachal Pradesh, between Shri Tara Chand Ex-Token No. 91-K versus the Superintending Engineer (Personnel) Beas Sutlej Link Project, Sundernagar, which was received by the Government on the 13th March, 1978.

AWARD

In view of the statement of the authorised representative of the petitioner, this petition is dismissed. The parties are left to bear their own Costs.

Announced
22-10-1977

Sd/-
Presiding Officer,
Labour Court.

Simla-171002, the 17th June, 1978

No. LEP (Shram)-6 (2)-C-8/77.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (Central Act 14 of 1947), the Governor, Himachal Pradesh is pleased to publish the following award of the Labour Court, Himachal Pradesh, between Sarvshri Thakur, Lal Chand, Shanker Singh and Didar Singh Token Nos. 1275-D, 1276-D, 1289 and 1303-D respectively versus the Superintending Engineer, B.S.L. Admn. Accounts Circle, Sundernagar (Himachal Pradesh), which was received by the Government on the 13th March, 1978:—

AWARD

In view of the statement of the authorised representative of the petitioner, this petition is dismissed, the parties are however, left to bear their costs.

Announced
20-10-77

Sd/-
Presiding Officer,
Labour Court.

Simla-171002, the 17th June, 1978,

No. LEP-(Shram.) 6 (2)-C-8/77.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (Central Act 14 of 1947), the Governor of Himachal Pradesh is pleased to publish the following award of the Labour Court, Himachal Pradesh between Shri Dal Singh versus Shri H. S. Sethi, Proprietor, Pharma Chemico Laboratories Deonghat (Saproom) District Solan, Himachal Pradesh which was received by the Government on the 13th March, 1978.

AWARD

Dal Singh vs. Pharma Chemicals Lab. Ltd.

Dal Singh petitioner has put in this petition under section 33-C of the Industrial Disputes Act for getting his dues determined. According to him he is entitled to recover a sum of Rs. 391.45 Paise as salary for the period 1-8-1974 to 27-8-1974 at the rate of Rs. 457/- per month and a sum of Rs. 75.50 Paise as compensation. Thus in all he claim Rs. 4 7.45 Paise.

The parties have arrived at a compromise and I have recorded their statements. In view of the statements of the parties I determine that a sum of Rs. 200 only is payable by the respondent management to Shri Dal Singh petitioner. Dal Singh petitioner is not entitled to any other claim whatsoever in any shape or form including salary, gratuity, compensation etc. etc. This amount will be paid by the respondent on or before 30-11-1977. No order as to costs of these proceedings.

Announced
13-11-1977

Sd/-
Presiding Officer,
Labour Court.

Simla-171002, the 17th June, 1978

No. LEP-(Shram)-6(2)-C-8/77.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (Central Act 14 of 1947), the Governor, of Himachal Pradesh is pleased to publish the following award of the Labour Court, Himachal Pradesh between Shri Daulat Ram Ex-Charge-man Special, Token No. 18-AC versus the Superintending Engineer, Administration and Accounts Circle Sundernagar, Himachal Pradesh, which was received by the Government on the 13th March, 1978.

BEFORE SHRI S. S. KANWAR, PRESIDING
OFFICER LABOUR COURT (CENTRAL),
SIMLA (H.P.)

Labour Court case file No. 63 of 1975
Instituted on 27-12-1975

Decided on 10-4-1977 (Camp at Sundernagar)
Shri Daulat Ram Ex-Chargeman Special, Token No.
18-AC.

C/o B.S.L. Workers Union,
Sundernagar (H.P.)

.. Petitioner.

Versus

The Superintending Engineer,
Administration and Accounts Circle,
Sundernagar (H.P.)

.. Respondent.

Application under Section 33-C (2) of the Industrial
Disputes Act, 1947.

Present: Shri M.S. Toggār, authorised representative of
the workman-petitioner.

Shri O. P. Gupta, Personnel Officer, on behalf of
the respondent-management.

Order:

The facts giving rise to this application are that Shri Daulat Ram, workman-claimant, was employed as Chargeman-special by the respondent B.S.L. Management. His services were retrenched on October 17, 1975. He had worked with the respondent-management for a continuous period of six years. At the time of retrenchment he was drawing Rs. 634.70 per mensem as his wages. According to him, he was a manual worker and was governed by the Certified Standing Orders for factory employees applicable to the B.S.L. employees. He has claimed retrenchment compensation of Rs. 6,981.70 Paise.

This claim has been resisted by the B.S.L. Management who have contended in their reply that Daulat Ram was not a workman as defined under Section 2 (s) of the Industrial Disputes Act, 1947 as his monthly wages were more than Rs. 500/- and he was also working in supervisory capacity and that he was not a manual worker and as such nothing is due to him. It is further contended that at the time of retrenchment, Daulat Ram was paid a sum of Rs. 1080/- as terminal benefit which is admissible to employees who are not covered by the definition of workman.

The applicant has filed replication and has re-asserted his claim for retrenchment compensation. He has not denied the contention of the respondent management that, at the time of retrenchment, he was paid a sum of Rs. 1080 as terminal benefit.

According to the averments of the parties the following issues arose and were framed by me on May 8, 1976:

1. Whether Daulat Ram petitioner is the workman as defined in Section 2 of the Industrial Disputes Act, 1947, if not, to what effect? O.P.P.
2. Whether the petitioner is entitled to recover any amount as retrenchment compensation, if so, what amount? O.P.P.
3. Relief

FINDINGS

Issue No. 1

The controversy between the parties is with respect to the nature of the duties assigned to and performed by Daulat Ram applicant. If it is held that the nature of the duties assigned to and performed by Daulat Ram were of supervisory character, he cannot be held to be a workman. If it is held that the nature of the duties performed by Daulat Ram were not of supervisory nature but he was a manual worker, irrespective of the fact that he was drawing more than Rs. 500 per mensem, he will be held to be a workman as defined in section 2 (s) of the Industrial Disputes Act. The definition of the word 'workman' has been given in section 2 (s) of the

Industrial Disputes Act, 1947, as under:—

'WORKMAN' means any person (including an apprentice) employed in any industry to do any skilled or unskilled manual, supervisory, technical or clerical work for hire or reward, whether the terms of employment be expressed or implied and for the purposes of any proceeding under this Act in relation to an industrial dispute, includes any such person who has been dismissed, discharged or retrenched in connection with, or as a consequence of, that dispute, or whose dismissal, discharge or retrenchment has led to that dispute, but does not include any such person,—

- (i) who is subject to the Army Act, 1950 (46 of 1950), or the Air Force Act, 1950 (45 of 1950), or the Navy (Discipline), Act 1934 (34 of 1934) (1); or
- (ii) who is employed in the public service or as an officer or other employee of a prison; or
- (iii) who is employed mainly in a managerial or administrative capacity; or
- (iv) who, being employed in a supervisory capacity, draws wages exceeding five hundred rupees per mensem or exercises, either by the nature of the duties attached to the office or by reason of the powers vested in him, functions mainly of a managerial nature.

For an employee in an industry to be a workman under this definition, it is necessary that he must be employed to do skilled or unskilled manual work, supervisory work, technical work or clerical work. The exception with which the decision of this issue hinges is exception (iv). Under this exception, the persons who are employed in a supervisory capacity, go out of the definition, provided they either draw wages not exceeding Rs. 500 per mensem or exercise by the nature of the duties attached to the office or by reason of the powers vested in them, function mainly of a managerial nature. So the main question to be determined is as to whether Daulat Ram was discharging supervisory function or he was a manual worker.

The principle which should be followed in deciding the question whether a person is employed in a supervisory capacity is that if a person is mainly doing supervisory work but incidentally or for a fraction of the time also does some clerical work, it would have to be held that he is employed in supervisory capacity, and, conversely, if the main work done is of clerical nature, the mere fact that some supervisory duties are also carried out incidentally or as a small fraction, the work done by him will not convert his employment into one in supervisory capacity. Reference in this regard may be made to Ananda Bazar Patrika (Private) Ltd. vs. its Workmen (1969-II L.L.J. 670).

The next question to be determined is as to what is the supervisory work. The word 'supervise' and its derivatives are not defined in the Act. These words are not words of precise import and must often be construed in the light of the context, for unless controlled, they cover an easily simple oversight and direction as manual work coupled with a power of inspection and superintendence of the manual work of others. Whether a person is doing supervisory work or not is to be deduced from the nature of the duties and function assigned to him. The essence of the matter is to be considered and undue importance to the designation of the employee or the name assigned to the class to which he belonged is not to be given undue importance (Reference in this regard may be made to Lloyds Bank Ltd. Vs. Pannalal Gupta (1961) 1. L. K. J. 18 at page 24, Supreme Court). Thus in determining the status of an employee is to be determined on

the consideration of the nature of his duties and the function assigned to him and performed by him. A supervisor occupies a position of command or decision and is authorised to act in certain matters within the limits of his authority without the sanction of the Manager or other Supervisors. The fact that the work done by an employee is of responsibility and of onerous nature would be immaterial for determining the question as to whether his work is of supervisory character or not. It has been held in *Burmah Shell Oil Storage and Distributing Company of India Ltd. vs. Burmah Shell Management Staff Association and others* reported as (1970)-11-L.L.J. 550 Supreme Court, that in determining as to whether certain categories of employees would fall in the definition of workman or not or in order to exclude a man from the definition of industry, the employer has specifically to plead and prove the fact that the employee concerned worked mainly and principally in supervisory capacity or in administrative capacity and was drawing wages exceeding Rs. 500. If an employee distributes work, detects faults, reports for penalty, makes arrangements for filling vacancies, or is performing such like duties or any of them, these are the duties of supervisory nature. [Reference in this regard may be made to *all India Reserve Bank Employees' Association vs. Reserve Bank of India*, (1965) 11 L.L.J. 175].

With this legal background the facts of this case are to be examined to find out as to whether the applicant has worked in supervisory capacity or was only a manual worker. His designation as Chargeman Special is of no consequence. If it is held that he is a manual worker, the fact, that he is getting more than Rs. 500 as wages also will not effect the conclusion.

Daulat Ram appeared as P.W. 1 and has stated that he used to work with his own hands and that he could not grant leave to any workman nor could he punish any one nor could he recommend any workman for promotion and that he was governed by the Certified Standing Orders like other work-charged employees. To controvert this statement, the respondent-management has examined Shri M. M. Jhamb, Executive Engineer, B. S. L. Project. He has stated that Daulat Ram was working under him and that he was retrenched on October 17, 1975 and that he was employed in the supervisory capacity and that his duties were to organize and supervise the work of the workmen employed under him in the tunnel and that Daulat Ram was also supervising the work of water pumps and other similar works from RD-00 to RD-6000 feet and that Daulat Ram did not work with his own hands and his duties were only of supervisory nature. In cross examination Shri Jhamb has stated that the service book with respect to Shri Daulat Ram was maintained and that in this service book he has been described to be a manual worker and that this remark was entered in his service book by his predecessor and that he corrected this remark in the service book and showed him to be working in supervisory capacity and not as a manual worker. This change, he has effected without giving any notice to Daulat Ram or taking any other proceedings. Daulat Ram has worked under him from the last week of May 1975 to October 17, 1975 when he was retrenched. Daulat Ram has worked with the management from 5-1-1965 to 17-10-1975. It is not understood as to how the nature of duties assigned to Daulat Ram applicant were changed from 'manual worker' to be of 'supervisory nature'. In view of the statement made by Daulat Ram and the admission made by Shri M. M. Jhamb about the existence of the entry in the service book as 'manual worker', I think it is not fair to conclude that Daulat Ram was working as a supervisor and not as a manual worker.

Shri O.P. Gupta, Personnel Officer of the B.S.L. Project has appeared as R.W. 2. He has stated that hazardous allowance had been paid to the employees of the respondent-management at different rates fixed for workmen and other employees who are not covered by the definition of workmen. According to him, in case of employees who are not workmen, this allowance is limited to Rs. 15 per mensem and with respect to the workmen this allowance ranges from 5% to 20% of their wages.

According to him, the petitioner had been paid hazardous allowance at the rate of 15 per mensem from the time when he was promoted as Chargeman Special. He wants me to conclude that because of this payment of hazardous allowance at the rate of 15 per mensem Daulat Ram must be held to be an employee working in supervisory capacity and not as a workman. This contention brought on record by Shri O.P. Gupta (R.W. 2) has not been put to Daulat Ram when he appeared as P.W. 1 nor this contention finds mention in the reply to the application (filed by Daulat Ram). Daulat Ram had not been given any chance to controvert or concede this contention of the witness of the respondent. Further more the respondent has not proved from the record that any such employees and this amount was actually paid at the rate admissible to other employees to Daulat Ram. The bald statement of Shri O.P. Gupta is not enough to prove this contention.

From the evidence discussed above there is nothing on the record to show that Daulat Ram used to instruct and guide other workmen nor it is established that he was in any manner responsible to maintain the discipline in the Gang in which he was working nor there is anything to show that he was initiating disciplinary action as and when necessary against the workmen in the Gang. In short there is nothing on the file of this case to show that Daulat Ram was in a position to command other workmen or was in a position to take independent decisions. In short the duties assigned to and performed by Daulat Ram are those of supervisory character but are clearly those of manual worker. He had been mentioned as manual worker in the service book for a pretty long time although in this entry was changed at a later stage without any notice to Tarlok Singh and without assigning any reason for the change of the entry. Daulat Ram has never distributed any work, detected any faults of other workmen, reported for penalty on the deduction of the fault of other workmen nor had been found to make arrangements for filling the vacancies. These are the illustrations of duties which are generally of supervisory nature. There is nothing on the file to show that the contention of Daulat Ram that he was a manual worker is not correct. In view of the facts and circumstances of the case I am clearly of the view that Daulat Ram applicant in the present case although was employed as a Chargeman special at the time of retrenchment and was drawing more than Rs. 500 per mensem as wages, was a workman because he was manual worker and he was not employed in the capacity of a supervisor. I decide this issue accordingly in favour of the workmen-applicant and against the respondent management and hold that Daulat Ram applicant is a workman as defined under section 2 (s) of the Industrial Disputes Act and is entitled to recover the retrenchment compensation.

Issue No. 2

In view of the findings on issue No. 1, Daulat Ram applicant is a workman as defined in section 2 (s) of the Industrial Disputes Act and as such is entitled to claim retrenchment compensation. He has assessed the retrenchment compensation at Rs. 6,981.70 paise. The respondent-management in para No. 6 has stated that an amount of Rs. 1080 has already been paid to Daulat Ram workman-applicant as terminal benefit. The applicant has filed replication but he has not controverted this assertion of the respondent-management contained in para No. 6. In the replication Daulat Ram has only stated that this para needs no comments. This is an evasive reply and it must be held to be an admission to the effect that a sum of Rs. 1080 had been paid to Daulat Ram as terminal benefit.

R.W. 2 Shri O. P. Gupta, Personnel Officer of the respondent-management has stated that Daulat Ram was entitled to only terminal benefit in accordance with the order the copy of which is Ex. R. 1 and that he is not entitled to any retrenchment compensation. I have pursued Ex. R. 1. According to Ex. R. 1 the terminal benefit is payable to the employees of the respondent-management who are not the workmen and are not entitled to retrenchment compensation. I have already held that Daulat Ram applicant is entitled to retrenchment compensation as he is a workman. Ex. R. 1 does

not cover the workmen. The mere fact that an amount of Rs. 1080/- has been paid to Daulat Ram applicant as terminal benefit will not stand in his way to get the retrenchment compensation. At the most this amount can be adjusted towards the amount found payable to Daulat Ram applicant as retrenchment compensation. Daulat Ram has claimed a sum of Rs. 6,981.70 paise as retrenchment compensation. There is nothing on the record to show that Shri Daulat Ram, if held to be a workman, is not entitled to recover the sum of Rs. 6,981.70 paise as retrenchment compensation. Thus after adjustment of the amount of Rs. 1080/- which has already been paid to Daulat Ram, Rs. 5,901.70 paise is payable to him. I, therefore, compute that Daulat Ram applicant is entitled to recover a sum of Rs. 5,901.70 paise as balance of the retrenchment compensation payable to him. I decide this issue accordingly in favour of the applicant and against the respondent-management.

Relief:

In the result I compute that a sum of Rs. 5,901.70 paise is payable to Daulat Ram applicant-workman as the balance of retrenchment compensation by the respondent-management. The respondent-management is given one month's time to make this payment failing which Daulat Ram applicant will be free to get the amount recovered by taking steps for the recovery in accordance with law.

In view of the facts and circumstances of the case, I leave the parties to bear their own costs.

Announced Sd/-
10-4-1977 Presiding Officer
Labour Court.

Simla-171002, the 17th June, 1978

No. LEP-Shram-6 (2)-C-8/77.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (Central Act 14 of 1947), the Governor of Himachal Pradesh is pleased to publish the following award of the Labour Court, Himachal Pradesh between Shrimati Bawi widow of Shri Khem Singh versus Superintending Engineer—B.S.L. Personnel Circle, Sundernagar which was received by the Government on the 13th March, 1978.

ORDER

The applicant has claimed a sum of Rs. 1740/- as ex-gratia compensation due to her husband Khem Singh since deceased. This claim was resisted by the respondent-management in its reply filed on 20-11-1976. Shri O.P. Gupta authorised representative of the respondent-management has admitted her claim in his statement recorded today. I, therefore, compute that a sum of Rs. 1740/- is payable to Bawi widow of Khem Singh deceased. I direct that this amount be paid to her within one month, from today.

Announced Sd/-
Presiding Officer.

Simla-171002, the 17th June, 1978

No. LEP(Shram)-6(2)-C-8/77.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (Central Act 14 of 1947), the Governor of Himachal Pradesh is pleased to publish the following award of the Labour Court, Himachal Pradesh between Shri Tara Chand Blastman Token No. 449-U, versus Superintending Engineer Administration and Accounts Circle, Sundernagar (Himachal Pradesh), which was received by the Government on the 13th March, 1978.

AWARD IN THE COURT OF PRESIDING OFFICER, LABOUR COURT AT SUNDERNAGAR

CASE No. 5 OF 1976

Tara Chand

versus Bais Sulej Link Project.

Application under section 33-C of the Industrial Dispute Act.

ORDER

Tara Chand Blastman Token No. 449-U has been retrenched by the respondent management with effect from 10-10-1975 and an amount of Rs. 1,700 has been paid to him as retrenchment compensation. He has contended that he joined the service of the management on 3-3-1964 and at the time of his retrenchment he was drawing Rs. 405.35 paise per mensem as emoluments and that the retrenchment compensation should have been calculated on the basis of 12 years continuous service with the management and that the management has wrongly calculated the retrenchment compensation and he is entitled to recover Rs. 2,432.10 paise as the balance of the retrenchment compensation.

The management has resisted this claim and it has been averred that the applicant joined service on 20-1-1965 and not on 3-3-1964 as is being claimed by him and that in addition to Rs. 1,700 which has already been paid as retrenchment compensation a supplementary claim of Rs. 385.15 paise is ready to be paid to the applicant but he has not turned up to collect the same in spite of the fact that the same has been offered to him.

From these averments the following issues arose and were framed by me on 10-8-1976:

- (1) whether the petitioner worked with the respondent management with effect from 3-3-1964 to 10-10-1975? OP.
- (2) whether the petitioner is entitled to recover as retrenchment compensation in addition to Rs. 1,705.07 paise already paid and a sum of Rs. 385.15 paise admitted? OPP.

3. Relief.

Issues Nos. 1 and 2:

4. Both these issues are inter-connected and for the sake of convenience may be taken up together.

The only question in controversy between the parties is the date of joining service with the respondent management by the applicant. To prove his claim that he joined service on 3-3-1964 Tara Chand applicant has appeared as P.W. 1 and has examined Shri M. S. Toggar, who is also his authorised representative. Ex-P-1 has also been tendered in evidence. According to Tara Chand applicant he joined service on 3-3-1964 as a Beldar and was promoted as Junior Driller on 1-11-1966 and again as Junior Blastman on 1-11-1969. He was retrenched while working as a Blastman. He has also stated that at the time of his retrenchment his basic pay was Rs. 135 in cross-examination he has denied that his date of appointment was 21-1-1965. He has denied that his date service book was prepared in the year, 1966 and he has signed the same but has stated that he did not know as to what date of his entering into service was mentioned.

Shri M.S. Toggar P.W.2 has stated that he represented the applicant in his claim petition put in before the Appellate Authority under the Gratuity Act and that in the grounds of appeal put in by the management the date of entry into service of the petitioner was mentioned as 3-3-1964. The grounds of appeal are Ex-P-1 and have been duly approved in the statement of Shri O.P. Gupta, Personnel Officer R.W. 1. In the grounds of appeal the date of entry into service of the applicant is mentioned as 3-3-1964 in Para No. 2 Shri O.P. Gupta is the only witness examined by the management. According to him the date of entry into service of Tara Chand was 21-1-1965, as mentioned in the service book which he had with him when he made the statement in the court. The respondent management has admitted in the grounds of appeal Ex-P-1 that the date of entry into service of Tara Chand applicant was 3-3-1964. This is a clear admission in favour of the applicant by the management. The management could, however, show that this admission was wrong. In order to prove this the management has relied upon the service book wherein the date of joining the service of Tara Chand has

been mentioned as 20-1-1965. The service book was admittedly prepared in the year, 1966 and not immediately after Tara Chand joined service. The letter of appointment was issued on 20-1-1965 by the respondent management as the same has been mentioned in the service book but this letter has not been produced on the record for the reasons best known to the respondent management. Had this letter been produced in Court, the matter would have been clinched and the respondent management could establish the falsity made in Ex-P-1. In the absence of this letter I do not think the management has proved that the admission made in Ex-P-1 was incorrect.

From the evidence led by the applicant and from the admission made by the respondent management in Ex-P-1 the only plausible inference which can be drawn is that the applicant joined service on 3-3-1964 and not on 20-1-1965 as is being contended by the respondent management.

This brings me to the consideration as to what is the balance of the retrenchment compensation to be paid to the applicant. The total emoluments of the petitioner have been mentioned in the claim petition and these have not been seriously challenged. The respondent management is ready to pay Rs. 385 as the balance of the retrenchment compensation. The dispute revolves only on a partly amount of Rs. 347 to which the applicant is entitled to. In view of these considerations I decide both these issues accordingly in favour of the applicant and against the management respondent. According to the calculations I compute that a sum of Rs. 732 is payable by the respondent management to the applicant. This amount includes a sum of Rs. 385 which the respondent management is ready to pay as the balance of the retrenchment compensation.

Relief

In the result the applicant partly succeeds. I order that the respondent should pay a sum of Rs. 732 to the petitioner within two months from today. I, however, make no order as to costs.

Announced:
21-11-1977:

Sd/-
Presiding Officer,
Labour Court (Central),
Himachal Pradesh Simla at Sundernagar.

By order,
Sd/-
Secretary.

कारागार विभाग

अधिसूचना

शिमला-2, 1 अगस्त, 1978

नं० 1-6/73-एल० डब्ल्यू० पी०/प्रिजन.—इस विभाग के सम्बन्धक अधिसूचना दिनांक 15 सितम्बर, 1973 का अधिक्रमण करते हुए राज्यपाल, हिमाचल प्रदेश राज्य जेल प्रशासन सुधारात्मक सम्बन्धी सलाहकार बोर्ड हिमाचल प्रदेश का पुनर्गठन करते हुए निम्नलिखित सदस्यों को नियुक्त करने का स्वाकृति प्रदान करने हैं:—

- | | |
|-------------------------------|-----------|
| 1. वन मंत्री | अध्यक्ष |
| 2. राज्य मंत्री जेल | उपाध्यक्ष |
| 3. सचिव गृह | सदस्य |
| 4. सचिव जेल | " |
| 5. सचिव विधि | " |
| 6. महानिरीक्षक ग्राहक, हि० २० | " |
| 7. शिक्षा निदेशक | " |
| 8. निदेशक (स्वस्थ सेवाएं) | " |
| 9. निदेशक उद्योग | " |

- | | |
|--|-------------|
| 10. कृषि निदेशक | सदस्य |
| 11. श्री सत्य देव बुसहरी, विधायक | " |
| 12. श्री दलित राम सोव्यान्, विधायक | " |
| 13. श्री हरश चन्द्र, सेवा निवृत्त महानिरीक्षक (जेल) हिमाचल प्रदेश शिमला। | " |
| 14. श्री लोहन सिंह, सेवा निवृत्त, निदेशक भूमि अभिलेखा, सुन्दरनगर, हिमाचल प्रदेश। | " |
| 15. प्रोफेसर आर० एन० पात्र, सांयकालीन महाविद्यालय, हिमाचल विश्वविद्यालय शिमला-1 | " |
| 16. महानिरीक्षक (जेल) हिमाचल प्रदेश | सदस्य सचिव। |

2. राज्य जेल प्रशासन सुधारात्मक सम्बन्धी सलाहकार बोर्ड हिमाचल प्रदेश को बैठाने के निम्नलिखित उद्देश्य होंगे:—

1. दोष तथा अपराधों के रोक-थाम तथा दमन के विषय में सलाह देना।
2. न्याय प्रशासन, पुलिस प्रशासन तथा सुधारात्मक प्रशासन के पारस्परिक सहयोग के स्तर का उन्नति हेतु उपायों पर सलाह देना।
3. अपराधियों में उन्नत सुनवाई हेतु सामाजिक सज्जिता पैदा करने के उपायों पर सलाह देना।
4. क्रियात्मक अनुविधायकों का समाधान।
3. बोर्ड का अस्तित्व अवधि तीन वर्ष होगी।
4. इस समिति का मुख्यालय शिमला में होगा।
5. यात्रा भत्ता तथा दैनिक भत्ता, गैर सरकारी कर्मचारियों को संलग्न परिशिष्ट "क" के अनुसार दिया जाएगा।

ANNEXURE 'A'

Non-Officials:

- (a) Travelling Allowance:
- (i) Journey by rail:

In respect of such journeys they will be treated at par with Government servants of the First Grade and will be entitled to a single fare of the class of the accommodation actually used, but not exceeding the fare to which the Government servants of the First Grade are normally entitled, i. e. accommodation of the highest class, by whatever name it may be called, provided on the railway by which the journey is performed, plus an allowance for incidental expenses @ 35 paise per every 10 kilometers or part thereof, if the journey exceeds 5 Kilometers provided it does not exceed the maximum of one daily allowance at the ordinary rate as laid down in S. R. 51 for every 24 hours of the railway journey or part thereof.

(ii) Journey by road.

In respect of journeys by road between places not connected by rail a member will be entitled to road mileage admissible to an officer of the First Grade under the rules and at the rates as applicable to the employees of the Himachal Pradesh Government.

In a case where journey between two places connected by rail is performed by road, rail being the ordinary mode of travelling, the road mileage will be regulated as under:-

- (i) When a journey is performed by taking a single seat in a public conveyance, the lower rate of road mileage will apply.

- (ii) When the journey is performed otherwise, the higher rate of road mileage, but limited to rail mileage will apply.

Note:—Official members who are also members of Vidhan Sabha will be entitled to mileage, at the same rate and on the same condition as are applicable to them as members Vidhan Sabha, to attend the Session.

(b) *Daily Allowance:*

- (i) The non-official members other than those who are members of Vidhan Sabha will be entitled to daily allowance for each day of the meeting at the highest rate as admissible to a Government servant of First Grade for the respective locality.
- (ii) The non-official members who are members of Vidhan Sabha will be entitled to Daily Allowance for each day of the meeting at the same rate and on the same conditions as are applicable to them as member Vidhan Sabha to attend the Session.
- (iii) In addition to daily Allowance for the day(s) of the meeting a member shall also be entitled to Daily Allowance for halt on tour at an out station in connection with affairs of the committee as under—
- (i) Halt upto six hours Nil
- (ii) Halt exceeding 6 hours Half daily allowance.
- (iii) Halt exceeding 12 hours Full Daily Allowance but not exceeding 24 hours.
- (iv) Halt exceeding twenty-four hours. One daily allowance for every 24 hours of halt or fraction of 24 hours at the end of halt daily allowance will be calculated as indicated above.

Daily Allowance will be subject to the conditions laid down in Supplementary Rule, 73 as amended from time to time.

(c) *Conveyance Allowance:*

A non-official member, resident at a place where meetings of the Committee is held will not be entitled to travelling and daily allowance on the scales indicated above but will be allowed only the actual cost of conveyance hired subject to a maximum of Rs. 15.00 per day. Before the claim is actually paid, the controlling officer should verify the claim and satisfy himself, after obtaining such details as may be considered necessary, that the actual expenditure was not less than the amount claimed. In cases he is not satisfied with the details, he may, at his discretion, limited the conveyance allowance to road mileage.

If such a member uses his own car he will be granted mileage allowance at the rate admissible to officials of the First Grade subject to a maximum of Rs. 15.00 per day.

(d) The travelling and daily allowance will be admissible to a member on production of a certificate by him to the effect that he has not drawn any travelling or daily allowance for the same journey and halts from any other Government source.

(e) The non-official member will be eligible for travelling allowance for the journeys actually performed in connection with the meeting of the Committee from and to the place of their permanent residence to be named in advance. If any member performs journey from a place other than the place of his permanent residence to attend

a meeting of the committee or return to a place other than the place of his permanent residence after the termination of the meeting travelling allowance will be worked out on the basis of the distance actually travelled or the distance between the place of permanent residence and the venue of the meeting, whichever is less.

(f) In the case of non-official members who are members of Vidhan Sabha or the Vidhan Sabha Committee on which the member is serving, is in session will not be entitled to draw any daily allowance in connection with the assignment on the official/committee, as they will be drawing their daily allowance in under salaries and allowance of member of the Legislative Assembly, Himachal Pradesh Act, 1971, from the Vidhan Sabha. However, if he certifies that he was prevented from attending the session of the House or the Vidhan Sabha Committee, and did not draw any daily allowance at the rate as admissible to them as M.L.A.

(g) The provisions of rule 4.17 and 6.1 of the Himachal Pradesh Treasury Rules will apply *mutatis mutandis* in the case of over payments made on account of T. A. to non-official members of the Committee.

(h) The Inspector General of prisons, Himachal Pradesh, will be Controlling Officer in regard to countersigning the travelling allowance bills of the non official members and the travelling allowance bills will be prepared by the office of the Inspector General of Prisons, Himachal Pradesh.

(i) The expenditure will be debitable to Head "22-Jails".

आदेश द्वारा,
श्री ० न० विद्यार्थी,
सचिव ।

लोक निर्माण विभाग

अविमुचना

शिमला-2, 24 जुलाई, 1978

नं० लोक निर्माण-II (5) 16/76.—हिमाचल प्रदेश के राज्यपाल महोदय ने बाढ़ नियंत्रण कोऑरडिनेटिंग कमेटी के गठन की मंजूरी दी है जो कि निम्न है:-

- | | |
|-----------------------------------|--------------|
| 1. अधिक्षण अभियन्ता (स्वाकण) | कोऑरडिनेटिंग |
| सि० व ज न-स्वास्थ्य । | आफिसर |
| 2. निदेशक, लैंड रिकार्ड का | सदस्य |
| नुमायदा । | |
| 3. निदेशक, कृषि विभाग का | " |
| नुमायदा । | |
| 4. मुख्य अरथपाल का नुमायदा | " |
| 5. राज्य विद्युत बोर्ड का नुमायदा | " |
| 6. भूमि आरक्षण का नुमायदा | " |

यह कमेटी राष्ट्रीय बाढ़ आयोग के राज्य की प्रश्नावली के उत्तरों की छानबीन करेगी ।

आदेश द्वारा,
बो० सी० नेगी,
प्रायुक्त तथा सचिव ।

REVENUE DEPARTMENT

NOTIFICATION

Simla-2, the 31st July, 1978

No. 12-14/67-Rev. I-II.—The Governor, Himachal Pradesh, is pleased to order the transfer of ownership of the trees on 'Ban Sarkar Malkiat' areas to the owners of such lands in the Districts of Kangra and Hamirpur and Sub-Tehsil Bangana of Una district.

2. The Governor, is further pleased to order the transfer of ownership of the trees on 'Behand Banjar Land' to the owners of these lands in the Districts of Kangra and Hamirpur and Sub-Tehsil Bangana of Una district

except where such cultivated lands are situated amidst or adjacent to delimited protected forests or reserved forests.

3. The ownership of trees in the above-mentioned areas will be transferred by way of mutation orders by deleting the entry in remarks columns in Jamabandi after cent per cent checking by the Tehsildars which is to the effect 'Khud-ro-Drakhtan Malkiat Sarkar Honge'.

4. These orders will take effect from the date of issue of this notification.

By order,
H. S. DUBEY,
Secretary.

भाग 2—वैधानिक नियमों को छोड़ कर विभिन्न विभागों के अध्यक्षों और जिला मैजिस्ट्रेटों द्वारा अधिसूचनाएं

इत्यादि

कार्यालय जिलाधीश, ऊना जिला ऊना

अधिसूचनाएं

ऊना, 20 अगस्त, 1978

संख्या 862-928/इ०पी०ओ०/पंच.—उन शक्तियों का प्रयोग करते हुए जो मुझे हिमाचल प्रदेश सरकार द्वारा जारी अधिसूचना संख्या 36-64/72 पंच, दिनांक 2 मई, 1972 में प्रस्तुत की गई है, मैं, केहर सिंह, जिलाधीश, ऊना हिमाचल प्रदेश पंचायती राज अधिनियम, 1968 (1970 का अधिनियम 19) की धारा 9 (1) जिसे हिमाचल प्रदेश ग्राम पंचायत नियम, 1971 के नियम 19 के साथ पढ़ा जाए, का अनुसरण करते हुए विकास खण्ड अम्ब, जिला ऊना की समस्त ग्राम पंचायतों के सदस्यों की संख्या निम्नलिखित सारणी में निर्धारित करता हूँ:—

सारणी

जिला ऊना: तहसील : ऊना

क्रम ग्राम पंचायत जन संख्या प्रधान, उप-प्रधान सहित सदस्यों की संख्या संख्या का नाम

पंच प्रधान उप-प्रधान जोड़

स० आ०

1	2	3	4	5	6	7	8
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विकास खण्ड: अम्ब

1.	अम्ब अम्दौरा	2084	6	1	1	1	9
2.	अम्ब	1867	4	1	1	1	7
3.	अम्ब टिना	794	4	1	1	1	7
4.	अम्बनेहड़	695	4	1	1	1	7
5.	कटोहड़ कना	697	4	1	1	1	7
6.	कटोहड़ लुई	468	4	1	1	1	7
7.	कलहरी	793	4	1	1	1	7
8.	कठयाड़ी	1121	4	1	1	1	7
9.	कठेड़ा खैरगा	857	4	1	1	1	7
10.	कुनेरन	795	4	1	1	1	7
11.	कुरयाला	962	4	1	1	1	7
12.	खरोह	600	4	1	1	1	7
13.	गोन्दपुर बनेहड़ा	1726	4	1	1	1	7
14.	पंगरेट	836	4	1	1	1	7
15.	चलेहड़	610	4	1	1	1	7
16.	चलोला	623	4	1	1	1	7

1	2	3	4	5	6	7	8
17.	चोशार	891	4	1	1	1	7
18.	चुरडू	702	4	1	1	1	7
19.	छपरोह	647	4	1	1	1	7
20.	जवाल	843	4	1	1	1	7
21.	जोशार	1151	4	1	1	1	7
22.	टकारला	1393	4	1	1	1	7
23.	ठठल	1599	4	1	1	1	7
24.	डडवाड़ा	689	4	1	1	1	7
25.	डूहल बठवाला	1057	4	1	1	1	7
26.	डूहल बंगवाला	668	4	1	1	1	7
27.	र्याई	990	4	1	1	1	7
28.	र्यूड़ी	544	4	1	1	1	7
29.	दियाड़ा	1379	4	1	1	1	7
30.	धमानदरी	788	4	1	1	1	7
31.	धर्मसाल सहता	1812	4	1	1	1	7
32.	धुसाड़ा	1261	4	1	1	1	7
33.	नारी (ऊना)	1460	4	1	1	1	7
34.	नारी (चिन्तपुरनी)	568	4	1	1	1	7
35.	नकुंडी	1587	4	1	1	1	7
36.	नंगल सलांगड़ी	816	4	1	1	1	7
37.	नन्दपुर	786	4	1	1	1	7
38.	नेहरी नौरंगा	1332	4	1	1	1	7
39.	पडम्ब	523	4	1	1	1	7
40.	पनोह	905	4	1	1	1	7
41.	पोलियां परोहतां	1803	4	1	1	1	7
42.	बटूही	867	4	1	1	1	7
43.	बदोरी	1031	4	1	1	1	7
44.	बधमाना	633	4	1	1	1	7
45.	बेहड़ जस्वां काशी	1130	4	1	1	1	7
46.	भगड़ाह	511	4	1	1	1	7
47.	पंजाल	2500	6	1	1	1	9
48.	भटेंडू	1248	4	1	1	1	7
49.	मेरा	1287	4	1	1	1	7
50.	मलोण	970	4	1	1	1	7
51.	मन्धोली	482	4	1	1	1	7
52.	मुबारकपुर	2120	6	1	1	1	9
53.	मेड़ी	1652	4	1	1	1	7
54.	लडोली	1467	4	1	1	1	7
55.	लोहारा अरर	1988	4	1	1	1	7
56.	लोहारा लोयर	895	4	1	1	1	7

1	2	3	4	5	6	7	8
57.	स्तोवर	1104	4	1	1	1	7
58.	सरोरी	784	4	1	1	1	7
59.	सूरी	1843	4	1	1	1	7
60.	हम्बोली	1389	4	1	1	1	7
61.	सम्बर	504	4	1	1	1	7

ऊना-174303, 20 अप्रैल, 1978

ऊना, 174303, 20 अप्रैल, 1978

संख्या ई0-पी0-ओ0/पंच.—उन शक्तियों का प्रयोग करते हुए जो मुझे हिमाचल प्रदेश सरकार द्वारा जारी अधिसूचना संख्या 36-64/72-पंच, दिनांक 2 मई, 1972 में प्रदत्त की गई है, मैं, केहर सिंह, जिलाधीश, ऊना, हिमाचल प्रदेश पंचायती राज अधिनियम, 1968 (1970 का अधिनियम 19) की धारा 9(1) जिसे हिमाचल प्रदेश ग्राम पंचायत नियम, 1971 के नियम 19 के साथ पढ़ा जाए, का अनुसरण करते हुए विकास खण्ड धुन्डला स्थित बंगाना, जिला ऊना को समस्त ग्राम पंचायतों के सदस्यों की संख्या निम्नलिखित सारणी में निर्धारित करता हूँ:—

सारणी		जिला: ऊना					
क्रम	ग्राम पंचायत संस्था का नाम	जनसंख्या	प्रधान, उप-प्रधान सहित सदस्यों की संख्या	पंच	प्रधान	उप-प्रधान	जोड़
1	2	3	4	5	6	7	8
विकास खण्ड: धुन्डला							
1.	चौकी खास	1884	4	1	1	1	7
2.	बड़ही	917	4	1	1	1	7
3.	भलीरा	1344	4	1	1	1	7
4.	धनेत	1149	4	1	1	1	7
5.	पलाहटा	532	4	1	1	1	7
6.	सुहारी टकोली	2800	6	1	1	1	9
7.	अरलू खास	1514	4	1	1	1	7
8.	खरयालता	1991	4	1	1	1	7
9.	मोमनयार	1614	4	1	1	1	7
10.	अम्बेहड़ा धीरज	849	4	1	1	1	7
11.	मन्दली	1442	4	1	1	1	7
12.	बढवार	725	4	1	1	1	7
13.	टोहरा	1673	4	1	1	1	7
14.	थाना कलां	1636	4	1	1	1	7
15.	धुन्डला	3321	6	1	1	1	9
16.	लठयाणी	3278	6	1	1	1	9
17.	यड़ा	1293	4	1	1	1	7
18.	बोहलू	1510	4	1	1	1	7
19.	परोईया कलां	739	4	1	1	1	7
20.	रायपुर	1649	4	1	1	1	7
21.	डिपूली	1067	4	1	1	1	7
22.	चमयाड़ी	958	4	1	1	1	7
23.	सिहाना	942	4	1	1	1	7
24.	मछाली	2992	6	1	1	1	9
25.	धार चमुखा	1374	4	1	1	1	7

संख्या ई0 पी0 ओ0/पंच.—उन शक्तियों का प्रयोग करते हुये जो मुझे हिमाचल प्रदेश सरकार द्वारा जारी अधिसूचना संख्या 36-64/72-पंच, दिनांक 2 मई, 1972 में प्रदत्त की गई है, मैं, केहर सिंह, जिलाधीश, ऊना, हिमाचल प्रदेश पंचायती राज अधिनियम 1968 (1970 का अधिनियम 19) की धारा 9 (1) जिसे हिमाचल प्रदेश ग्राम पंचायत नियम 1971 के नियम 19 के साथ पढ़ा जाए, का अनुसरण करते हुये विकास खण्ड गगरेट, जिला ऊना की समस्त ग्राम पंचायतों के सदस्यों की संख्या निम्नलिखित सारणी में निर्धारित करता हूँ:—

सारणी		जिला: ऊना					
क्रम संस्था	ग्राम पंचायत का नाम	जनसंख्या	प्रधान, उप प्रधान सहित सदस्यों की संख्या	पंच	प्रधान	उप प्रधान	जोड़
1	2	3	4	5	6	7	8
विकास खण्ड: गगरेट							
1.	अभयपुर	611	4	1	1	1	7
2.	अम्बोआ	773	4	1	1	1	7
3.	अम्बोटा	2853	6	1	1	1	9
4.	ओयल	1096	4	1	1	1	7
5.	ईतपुर	1975	4	1	1	1	7
6.	कनोह	1823	4	1	1	1	7
7.	कुठंडा जस्वालां	1250	4	1	1	1	7
8.	कांगड़	1172	4	1	1	1	7
9.	खड	1962	4	1	1	1	7
10.	गगरेट	1637	4	1	1	1	7
11.	गुगलहड़	971	4	1	1	1	7
12.	घनारी	1519	4	1	1	1	7
13.	चलेट	2085	6	1	1	1	9
14.	जांडला	1149	4	1	1	1	7
15.	जोह	1242	4	1	1	1	7
16.	डंगोह खास	1864	4	1	1	1	7
17.	दयोली	1290	4	1	1	1	7
18.	दौलतपुर	1922	4	1	1	1	7
19.	धर्मपुर	1098	4	1	1	1	7
20.	नंगनोली	955	4	1	1	1	7
21.	नंगल जरवालां	1912	4	1	1	1	7
22.	पंजावर	3570	8	1	1	1	11
23.	पंडोला	2463	6	1	1	1	9
24.	पिरथीपुर	1742	4	1	1	1	7
25.	बडेडा	1768	4	1	1	1	7
26.	बडेडा राजपूतां	893	4	1	1	1	7
27.	बडोह	1365	4	1	1	1	7
28.	बडोह उर्फ भदर काली	1666	4	1	1	1	7
29.	बवेहड़	437	4	1	1	1	7
30.	भदसाली	2854	6	1	1	1	9
31.	मन्दवाड़ा	744	4	1	1	1	7
32.	मरवाड़ी	2414	6	1	1	1	9
33.	मवा कहोलां	1677	4	1	1	1	7
34.	मवा सोड़ियां	783	4	1	1	1	7
35.	लोहारली	880	4	1	1	1	7

1	2	3	4	5	6	7	8	विशिष्ट	जिला : शिमला	तहसील : डियोग
36.	संघनई	2173	6	1	1	1	9			
37.	सलोह वैरी	1167	4	1	1	1	7			
38.	सलोह	2815	6	1	1	1	9			
39.	संसोवाल	963	4	1	1	1	7			
40.	टटेहड़ा	623	4	1	1	1	7			
केहर सिंह, जिलाधीश, ऊना।										

OFFICE OF THE DISTRICT INDUSTRIES OFFICER
MANDI, HIMACHAL PRADESH

FORM 'H'

NOTICE UNDER SECTION 24 OF THE ACT

Mandi, the 31st July, 1978

No. Ind. 9 (Loan)/1751.—Whereas a notice was served on Shri Kanshi Ram s/o Shri Sidhu Ram, r/o village Ootpur, P.O. Ootpur, Tehsil Jogindernagar on 31-3-1970 under section 23 of the Himachal Pradesh State Aid to Industries Act, 1971 calling upon the said Shri Kanshi Ram to pay to me the sum of Rs. 3,744.29 P. before 15th August, 1978 and whereas the said sum has not been paid, I hereby declare that the sum of Rs. 5,621.90 is due from the said Shri Kanshi Ram and that the property described in the attached Schedule is liable for the satisfaction of the said debt.

SCHEDULE 'I' and 'II'

- (i) House double storeyed consisting of 3 rooms and Land measuring 15 Bighas valued Rs. 9,000 belonging to Shri Raj Mal s/o Shri Changu Ram, Village Sinas, P.O. Ootpur, Tehsil J. Nagar, District Mandi. (Surety No. I).
- (ii) House double storeyed consisting of 4 rooms and land measuring 15 bighas valued Rs. 3,000 belonging to Shri Durga Dass s/o Sardaru Ram, r/o Village Bharain, P.O. Ootpur, Tehsil Jogindernagar, District Mandi (Surety No. II).

B. D. SEENGAL,
District Industries Officer, Mandi.

लोक निर्माण विभाग

अधिसूचना

शिमला-171003, 17 जुलाई, 1978

एस0ई0-11-रोज/2 दिवस/77-7114-17.—जब कि हिमाचल प्रदेश के राज्यपाल को ऐसा प्रतीत होता है कि हिमाचल प्रदेश राज्य सरकार को मार्गजनि प्रयोजन के लिए शासन व्यय पर चंवर टियानी मेज सड़क मार्ग निर्माण हेतु भूमि की आवश्यकता है इसलिये अधिसूचना जारी की जाती है कि इस भूमि की निम्नलिखित स्थान में उपरोक्त प्रयोजनाय आवश्यकता है।

2. यह घोषणा भूमि अर्जन अधिनियम, 1894 की धारा 6 के अन्वीन की जा रही है, और उक्त अधिनियम भू-अर्जन की धारा 7 के अन्वीन समाहर्ता (1) जिला शिमला तथा कुल्लू (आउटर मिराज) हिमाचल प्रदेश, लोक निर्माण विभाग शिमला-2 को निर्देश दिया जाता है कि उक्त अधिकारी व्यक्ति भूमि को अर्जन करने के लिये आदेश दें।

3. भूमि का रेखा चित्र कार्यालय भू-अर्जन अधिकारी शिमला-2 में निरीक्षण किया जा सकता है

ग्राम	खसरा नं०	क्षेत्र- बिघा	बिस्वा
1	2	3	4
ठील	102/1	0	17
	103/1	0	1
	215/1	0	3
	231/1	0	3
	232	0	6
	234/1	0	2
	214/1	0	9
	223/1	0	15
	251/1	0	1
	270/1	0	8
	221/1	0	1
	256	0	9
	296/1	0	2
	304/1	0	9
	212/1	0	4
	294	0	3
	295/1	1	6
	210/1	1	1
	224/1	0	3
	32/1	0	18
	408/65/1	2	4
	94/1	0	3
	34	0	1
	35	0	11
	407/65/1	0	16
	101/1	0	3
	297/1	0	16
	301/1	0	2
	302/1	0	15
	298/1	0	1
	192/1	0	5
	207/1	0	1
	208/1	0	2
	209/1	0	2
	220/1	0	7
	222/1	0	10
	249/1	0	8
	255/1	0	2
	193/1	1	3
	233/1	0	1
	248/1	0	4
	266/1	0	2
	305/1	0	5
	271/1	0	2
	257/1	0	2
	267	0	6
	282/1	1	8
	254/1	0	3
	58	0	8
	39	0	1

1	2	3	4
	95/1	0	1
	195/1	0	7
	224/1/1	0	1
	268	0	4
	कितता 54	20	8

बनवारी लाल शर्मा,
अधिक्षण अभियन्ता,
द्वितीय वृत्, लो 0 नि 0 बि 0,
सिमला-171003.

REVENUE DEPARTMENT

NOTIFICATIONS

Whereas it appears to the Governor of Himachal Pradesh that the land is required to be taken by the Government at public expense for a public purpose* It is hereby declared that the land described in the specification below is required for the said* purpose.

2. The declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894 to all whom it may concern and under the provisions of section 7 of the said Act, the Collector, Land Acquisition, H. P. P.W.D. is hereby directed to take order for the acquisition of the said land.

3. A plan of the land may be inspected in the office of the Collector, Land Acquisition, Himachal Pradesh Public Works Department, Hamirpur.

*Construction of Samoor-Lamlehri road in Tehsil and District Una.

No. SE-VIII/LA-Una-W-III/74-12326-30

Una, the 24th July, 1978

SPECIFICATION

District: UNA

Tehsil: UNA

Village	Khasra No.	Area	
1	2	K. M.	3 4
LAMLEHRI	787	1	10
	788	0	14
	789	9	5
	802	12	10
	824	15	7
	826	0	5
	827	1	9
	828	1	14
	830	0	8
	1025	0	1
	1026	0	3
	1027	0	2
	1028	0	17
	1029	0	8
	1030	0	12
	1046	0	0
	1047	0	2
	1048	0	1
	1049	0	7
	1050	1	11
	1052	0	0
	1053	0	1
	1054	0	4
	1055	0	16
	1058	0	19
	1059	0	5
	1160	0	5
	1161	0	14

1	2	3	4
	1162	0	7
	1664	0	7
	1165	0	7
	1166	0	6
	1167	0	8
	1168	0	9
	1170	0	12
	1171	0	1
	1172	0	19
	1173	2	6
	1174	1	12
	1175	0	18
	6025/2123	0	10
	2694	3	11
	2695	0	8
	2698/1	0	3
	2698	0	8
	2699	0	2
	2700	0	10
	2701	0	2
	2702/2	0	1
	2723	0	9
	2726	0	3
	2972	0	3
	2975	0	1
	2976	0	4
	2980	0	3
	2982	0	6
	2983	0	11
	2996	0	5
	3001	0	5
	3002	0	0
	3003	8	8
	3004	0	2
	3060	0	4
	3061	1	11
	3062	0	2
	3063	0	0
	6221-22/3066	0	18
	3067	0	4
	3068	0	4
	3069	0	1
	3071	0	6
	3072	0	4
	3074	0	3
	3075	0	4
	3076	0	9
	3077	0	12
	3190	0	1
	3215	0	0
	3216	0	1
	3217	0	11
	3218	0	17
	3219	0	11
	3226	0	0
	3227	0	2
	3228	0	3
	3230	0	9
	3231	1	11
	3235	0	0
	3236	0	9
	3237	0	3
	3238	0	5
	3239	0	7
	3240	0	13
	3241	1	11
	3244	0	2
	Total	88	15

*Construction of Mangal-Santokhgarh Road in District Una.

No. SE-VIII/LA-Una-W-III/74/12331-35

Hamirpur, the 24th July, 1978

BHATOLI	1867	2	18
	1895	0	9
	1896	1	19

1	2	3	4	1	2	3	4	5
	1905	0	2			7125/3952	0	13
	1906	1	14			3953	7	16
	1907	0	2			3963	0	
	Total ..	7	4			3964	3	12

*Construction of road from Basal Dere-Baba Rudru, Dhamandhri-Chowkiminar road Section k. m. 0/0 to 5/0 in Una District.

No. SE-VIII/LA-Una-W-III/74-12321-25.
Hamirpur, the 24th July, 1978

SPECIFICATION

District: UNA

Tehsil: UNA

Village	H. B. No.	Khasra No.	Area K. M.	
1	2	3	4	5
BASAL	194	3445	2	4
		3446	2	1
		3447	0	1
		3473	0	1
		3474	0	6
		3477	2	0
		3744	0	3
		3745	0	5
		3746	0	3
		3750	1	1
		3751	1	0
		3753	1	5
		3754	0	3
		3548/3755	0	12
		3757	0	2
		3758	0	9
		3759	4	12
		3760	0	9
		3766	0	0
		7071/3769	0	7
		7072/3769	0	1
		7073/3769	1	7
		7074/3769	1	12
		3817	0	19
		7066/3818	1	8
		7067/3818	0	1
		3823	0	0
		3824	0	6
		3827	0	9
		3828	3	0
		3839	0	6
		7088/3841	0	0
		7093/3844	2	12
		7850/7292/3844	2	13
		7849/6091	1	11
		3916	3	8
		7113/3919	2	12
		7115/3920	3	17
		7117/3920	0	1
		8227/3940	3	4
		8228/3940	5	12
		3943	3	1
		3944	2	17
			Total ..	110 14
			DHADIAL	
		4	0	12
		5	0	3
		10	0	0
		34	0	15
		35	0	1
		37	0	3
		47	0	12
		48	0	12
		219	0	5
		220	1	9
		221	0	0
		222	0	0
		223	0	13
		224	0	4
		225	0	10
		226	0	5
		1081/227	0	19
		255	1	17
		256	0	7
		259	0	14
		260	0	3
		263	1	12
		264	0	13
		265	1	3
		267	0	7
			Total ..	13 19
			CHALOOLA	
		33	27	4
		34	4	14
		35	9	16
			Total ..	41 14
			Grand Total ..	1166 7

S. P. SHARMA,
Superintending Engineer,

S. P. SHARMA,
Superintending Engineer,
8th Circle, H. P. P.W.D., Hamirpur.

AGRICULTURE DEPARTMENT NOTIFICATIONS

Chamba, the 26th June, 1978

No. Agr. SCS-CBA-2/77-78-105.—Whereas the District Land Development Committee, Chamba, District Chamba (Himachal Pradesh) has prepared the Land Development Schemes under section 4 of the Himachal Pradesh Land Development Act, 1973, in respect of the area given against each scheme indicated in the list attached.

And whereas the State Government keeping in view the consents of persons aforesaid and after consideration the committee has sanctioned the schemes under section 5 (2) of the said Act.

And whereas all the persons affected by the Scheme and also the village concerned have consented to the execution of these schemes, no objection received from the Agricultural Inspectors concerned.

Now, therefore, the schemes sanctioned by the committee under section 5 (2) are hereby published in the Rajpura, Himachal Pradesh for the information of concerned persons as required by section 6 of the said Act and it shall come into force immediately.

LIST OF SOIL CONSERVATION SCHEME APPROVED IN DISTRICT LAND DEVELOPMENT COMMITTEE, CHAMBA, DISTRICT CHAMBA HELD ON 24-2-1978

Sl. No.	Scheme No.	Name of Beneficiary	Village	Panchayat Circle	Khasra No.	Area under Planning Hect.	Total Estt. Cost	Amount of Loan	Amount of Subsidy
1	2	3	4	5	6	7	8	9	10
<i>Tehsil: BHATTIYAT</i>									
1.	BHYT-CBA-89/77-78	Sh. Nitra Ram	Kalan	Charilari	325/1, 325/2	0.63	2370.00	1185/1185	
2.	BHYT-CBA-90/77-78	Sh. Rato	Dukhar	Smot	637/2	0.39	1470.00	735/735	
3.	BHYT-CBA-91/77-78	Sh. Khazana Ram	Falahar	Kothat	1136/944	0.18	650.00	325/253	
4.	BHYT-CBA-92/77-78	Sh. Seth Ram	Tundi	Tundi	401/1	0.10	250.00	125/125	
5.	BHYT-CBA-93/77-78	Sh. Tara	Chudhana	Banet	986, 990	0.17	660.00	330/330	
						1.47	5400.00	2700/2700	
<i>Tehsil: CHAMBA</i>									
6.	SDR-CBA-130/77-78	Sh. Shiv Ram	Sarol	Haripur	647/615, 644/615	0.57	1424.00	712/712	
7.	SDR-CBA-131/77-78	Sh. Moti Ram	Bhuja	Uteep	606, 610, 615	0.39	1454.00	727/727	
8.	SDR-CBA-132/77-78	Sh. Nar Singh	Hamal	Pukhri	363, 365, 371	0.98	2450.00	1225/1225	
9.	SDR-CBA-133/77-78	Sh. Bhagat Ram	Sarol	Sarol	808/648	0.80	1124.00	562/562	
10.	SDR-CBA-134/77-78	Sh. Chuhru	Mandoo	Uteep	541/9	0.19	474.00	237/237	
11.	SDR-CBA-135/77-78	Sh. Chuhru	Haripur	Sarol	488/2	0.25	936.00	468/468	
12.	SDR-CBA-136/77-78	Sh. Uttam Chand	Haripur	Haripur	808/648	0.24	900.00	450/450	
13.	SDR-CBA-137/77-78	Sh. Bamnu	Sarol	Haripur	612/621/1, 611/621, 808/648/14	0.40	1300.00	650/650	
14.	SDR-CBA-138/77-78	Sh. Shakti Prashad	Sarol	Haripur	808/648	0.32	1200.00	600/600	
15.	SDR-CBA-139/77-78	Sh. Chuhru	Patroli	Uteep	9	0.26	974.00	487/487	
16.	SDR-CBA-140/77-78	Sh. Mehar Chand	Ghulai	Ghulai	882, 882/1	0.36	1350.00	675/675	
17.	SDR-CBA-141/77-78	Sh. Parma Nand	Sulfanpur	Sach	821/227/5	0.39	1462.00	731/731	
18.	SDR-CBA-142/77-78	Sh. Rattan Chand	Sarol	Rainagar	816/556/1, 559/2	0.24	900.00	450/450	
19.	SDR-CBA-143/77-78	Sh. Keso	Haripur	Haripur	488/1	0.25	936.00	468/468	
20.	SDR-CBA-144/77-78	Sh. Garibu	Sarol	Haripur	646, 615, 808/648/1	0.40	1100.00	550/550	

1	2	3	4	5	6	7	8	9	10
						Hect.			
21.	SDR-CBA-145/77-78	Sh. Prem Lal	Padar	Sahu	1488/1311	0.67	2512.00	1256/1256	
22.	SDR-CBA-146/77-78	Sh. Hiru Ram	Sarol	Haripur	808/648/1	0.42	1574.00	787/787	
23.	SDR-CBA-147/77-78	Sh. Nihal Singh	Rajpur	Haripur	1217/1199	0.40	1060.00	500/500	
24.	SDR-CBA-148/77-78	Sh. Mansha	Haripur	Haripur	172/1	0.25	936.00	468/468	
25.	SDR-CBA-149/77-78	Sh. Piar Singh	Ghargran	Plah	146	1.04	3750.00	1875/1875	
26.	SDR-CBA-150/77-78	Sh. Prihi Raj	Bhanota	Bhanota	291, 310, 343, 344, 560, 561	0.81	3012.00	1506/1506	
27.	SDR-CBA-151/77-78	Smt. Shiv Dei	Bhanota	Bhanota	357	0.32	1200.00	600/600	
28.	SDR-CBA-152/77-78	Sh. Prem Lal	Saru	Udaipur	171	0.38	950.00	475/475	
29.	SDR-CBA-153/77-78	Sh. Moti Ram	Saru	Udaipur	169/2	0.12	300.00	150/150	
30.	SDR-CBA-154/77-78	Sh. Mehar Chand	Sudhi	Baror	246/206, 254/209	0.40	1000.00	500/500	
						10.35	34218.00	17109/17109	
Tehsil: BHARMOUR									
31.	BMIR-CBA-187/77-78	Sh. Sukhia Ram	Kuthar	Ranukothi	1194/1183	0.29	720.00	180.00	540.00
32.	BMIR-CBA-188/77-78	Sh. Kanth	Hat	Durgathi	588, 591, 593	1.14	2848.00	712.00	2136.00
33.	BMIR-CBA-189/77-78	Sh. Subhash etc.	Gudeth	Durgathi	1114, 1115, 1541/1132, 1500, 1501, 1502	1.08	2700.00	675.00	2025.00
34.	BMIR-CBA-190/77-78	Sh. Jafo	Gudeth	Durgathi	1184, 1206, 1217, 1222, 1230, 1251, 1263, 1271, 1278, 1282, 1457	0.38	948.00	237.00	711.00
35.	BMIR-CBA-191/77-78	Sh. Karmoo	Gudeth	Durgathi	688, 690, 691, 694, 695, 755	0.42	1048.00	262.00	786.00
36.	BMIR-CBA-192/77-78	Sh. Kalu etc.	Hat	Durgathi	239, 289, 338, 342, 337, 339, 340, 335/1	0.98	3420.00	855.00	2565.00
37.	BMIR-CBA-193/77-78	Sh. Gurdev Ram	Gudeth	Durgathi	992, 996, 960, 999, 1004, 1008	1.03	2984.00	746.00	2238.00
38.	BMIR-CBA-194/77-78	Sh. Husnakoo	Gudeth	Durgathi	18, 24, 33, 68	0.20	500.00	125.00	375.00
39.	BMIR-CBA-195/77-78	Sh. Jano Atto etc.	Gudeth	Durgathi	1180, 1196, 1287, 1411, 1415	0.71	1776.00	444.00	1332.00
40.	BMIR-CBA-196/77-78	Sh. Moti, Krishan	Gudeth	Durgathi	1143, 1284, 1402, 1407, 1406	0.50	1248.00	312.00	936.00
41.	BMIR-CBA-197/77-78	Sh. Runkhi, Sukhya	Hat	Durgathi	302, 303, 305, 309, 312, 333	0.60	1500.00	375.00	1125.00
42.	BMIR-CBA-198/77-78	Sh. Basant	Jagat	Jagat	1246, 1269, 1260	0.50	1248.00	312.00	936.00
43.	BMIR-CBA-199/77-78	Sh. Sarnu	Sehli	Ora	242, 267, 656, 662, 673	0.14	348.00	87.00	261.00
44.	BMIR-CBA-200/77-78	Sh. Mohan Lal	Siuner	Siuner	1606, 1656, 1659, 1662, 1665, 1806	0.58	1672.00	418.00	1254.00
45.	BMIR-CBA-201/77-78	Sh. Sukhya	Gudeth	Gurgathi	1542/1531	0.27	1012.00	253.00	759.00
46.	BMIR-CBA-202/77-78	Sh. Sukhya	Gudeth	Durgathi	1197, 1198, 1199, 1403, 1405	0.14	340.00	85.00	255.00
47.	BMIR-CBA-203/77-78	Sh. Gorakh Saran	Urei	Ranukothi	875, 1060	0.40	1000.00	250.00	750.00
48.	BMIR-CBA-204/77-78	Sh. Gulzari	Hat	Gurgathi	387/1, 521, 55, 63	0.23	776.00	194.00	582.00

49. BMR-CBA-205/77-78	Sh. Lohalu	Samata	Jagat	338	0.55	376.00	344.00	1032.00
50. PNG-CBA-136/77-78	Sh. Sukh Dev. etc.	Shour	Purthi	639, 641, 657, 644, 648, 656, 658.	1.46	3648.00	912.00	2735.00
					11.60	31112.00	7778.00	23334.00
Tehsil: CHURAH								
51. CRH-CBA-4/77-78	Sh. Chetro	Danoon	Sundla	1246/1009	0.39	1470.00	735/735	Reclamation
52. CRH-CBA-5/77-78	Sh. Hardeu	Kilor	Kilor	54, 254 min	0.55	2062.00	1031/1031	Reclamation
53. CRH-CBA-6/77-78	Sh. Hosiara Ram	Bhing	Gabalu	176, 253, 276, 281, 285, 303, 309, 312, 315, 319, 323, 324, 328, 189/1.	0.32	950.00	475/475	Remodelling
54. CRH-CBA-7/77-78	Sh. Mul Chand	Devgha	Salooni	77	1.40	4050.00	2025/2025	Rec. & Rem.
55. CRH-CBA-8/77-78	Sh. Baldev	Devgha	Salooni	77	1.40	4050.00	2025/2025	-do-
56. CRH-CBA-9/77-78	Sh. Madho Ram	Kind	Sundla	381/1, 382/2,	0.18	680.00	340/340	Reclamation
57. CRH-CBA-10/77-78	Sh. Marsha Ram	Ghal	Tikru	777, 779, 789	0.16	400.00	200/200	Remodelling
58. CRH-CBA-11/77-78	Sh. Gian Chand	Gunwah	Kthrohi	587, 589	0.13	486.00	243/243	Reclamation
59. CRH-CBA-12/77-78	Sh. Himinya	Ahani	Salooni	955/4/1, 58/1, 792, 1107/384, 191, 200,	0.70	2620.00	1310/1310	Reclamation
60. CRH-CBA-13/77-78	Sh. Dhiyana	Chhudara	Mathi	203, 207, 215, 221, 236, 247, 256, 263, 265, 259, 267, 299, 313, 330, 333, 340, 342, 346, 353, 358, 375.	1.50	5100.00	2550/2550	Rec. & Rem.
61. CRH-CBA-14/77-78	Sh. Bhagi	Giur	Saru	368, 372, 391, 393, 395, 397, 394, 379, 378, 386, 381, 398.	2.18	5450.00	2725/2725	Remodelling
62. CRH-CBA-15/77-78	Sh. Chhatrer Singh	Bhandar	Bakhai	594/1	0.59	2212.00	1106/1106	Reclamation
63. CRH-CBA-16/77-78	Sh. Niku	Bandokhi	Sundla	137, 570, 386	0.55	2062.00	1031/1031	-do-
64. CRH-CBA-17/77-78	Smt. Surmi	Ligga	Ligga	1487/97, 886	1.05	3930.00	1965/1965	Remodelling
65. CRH-CBA-18/77-78	Sh. Beldev Ram and Deso Devi.	Ligga	Ligga	163, 517, 585, 718, 185.	0.45	1330.00	665/665	-do-
66. CRH-CBA-19/77-78	Sh. Gian Chand	Thulivan	Thakri	1039, 1040, 1041, 1042.	2.16	6750.00	3375/3375	Ecc. & Rem.
67. CRH-CBA-20/77-78	Sh. Hari Ram	Digori	Bhandal	524 min	0.60	2280.00	1125/1125	Reclamation
68. CRH-CBA-21/77-78	Sh. Nidhiya Ram	Andsar	Dakhai		0.64	2400.00	1200/1200	-do-
			Total		14.95	48252.00	24126/24126	

Sd/-
Chairman,
District Land Development Committee,
Chamba, District Chamba.

Palampur, the 29th July, 1978

No. ASCO-SC-PL-DB-9/78.—Whereas the District Land Development Committee of Kangra District has prepared the Land Development Schemes under section 4 of the Himachal Pradesh Land Development Act, 1973, in respect of the area and cost given against each scheme indicated below:—

2. And whereas all the persons affected by the said schemes and also the Gram Panchayats concerned have consented to the execution of these schemes.

3. And whereas the State Government keeping in view the consent of the persons aforesaid and after consideration, the Committee has sanctioned the Schemes under section (5) (2) are hereby published in the Rajpatra Himachal Pradesh for the information of all concerned as required by section 6 of the said Act and it shall come into force immediately.

LIST OF SOIL CONSERVATION SCHEMES IN RESPECT OF OFFICE OF THE PROJECT OFFICER
I. G. A. P., KANGRA AT PALAMPUR UNDER SUB-SECTION (1) OF THE HIMACHAL PRADESH LAND
DEVELOPMENT ACT, 1973 (ACT NO. 14 OF 1973)

S. No.	Scheme No.	Name of Beneficiary	Village	Area in Hect.	Estimated cost	Type of work
1	2	3	4	5	6	7
1.	PLP-P-1/KNG/77-78	Shri Panjku Ram s/o Shri Bhundu.	Gagal	0-23	Rs. 740.00	B/T
2.	PLP-P-2/KNG/77-78	Shri Chinur Ram s/o Shri Jawahar.	Ropri	0-50	1250.00	-do-
3.	PLP-P-3/KNG/77-78	Shri Sarv Dyal s/o Shri Duni Chand.	-do-	0-62	1380.00	-do-
4.	PLP-P-4/KNG/77-78	Shri Fulan Singh etc. s/o Shri Thagli Ram.	Sapru/Garh	1-66	4150.00	-do-
5.	PLP-P-5/KNG/77-78	Shri Bhagi Ram etc. s/o Shri Mora Ram.	Ropri	4-50	5000.00	-do-
6.	PLP-P-6/KNG/77-78	Smt. Bhotli Devi w/o Shri Kishori Lal.	-do-	1-30	4000.00	-do-
7.	PLP-P-7/KNG/77-78	Shri Rajmal etc. s/o Shri Basakhu.	Ghaneta	3-68	14000.00	L.I.S.
8.	PLP-P-8/KNG/77-78	Shri Kehar Singh s/o Shri Khazana Ram.	-do-	2-84	11000.00	-do-
9.	PLP-P-9/KNG/77-78	Shri Des Raj s/o Shri Thakur Dass etc.	Dallu	3-06	11500.00	-do-
10.	PLP-P-10/KNG/77-78	Shri Rattan Lal s/o Shri Soma Datt.	Uttrapur	0-72	1760.00	B/T.
11.	PLP-P-11/KNG/77-78 (A & B).	Government Land	Gundhar	—	19500.00	Erosion. Slip Erosion
12.	PLP-P-12/KNG/77-78	Shri Parmeshwari s/o Shri Ganga Dhar.	Sai/Garh Jamulla	0-42	1600.00	B/T.
13.	PLP-P-13/KNG/77-78	Shri Sahbnu s/o Shri Sudhi	Deol/Marehar	1-03-38	3000.00	-do-
14.	PLP-P-14/KNG/77-78	Shri Durga Dass s/o Shri Shiv Dyal.	Madho Nagar	1-74-55	5000.00	-do-
15.	PLP-P-15/KNG/77-78	Shri Govind Singh s/o Shri Alama.	Kand-Koshri	1-19-33	3260.00	-do-
16.	PLP-P-16/KNG/77-78	Shri Nandu s/o Shri Narad	Ghamarda/B. Nath.	0-17-60	500.00	-do-
17.	PLP-P-17/KNG/77-78	Shri Madho Ram s/o Shri Chattarbhuj.	Madho Nagar	0-51-33	1400.00	-do-
18.	PLP-P-18/KNG/77-78	Shri Ragho Ram s/o Shri Paras Ram.	Gunehar (Bir)	0-19-32	550.00	-do-
19.	PLP-P-19/KNG/77-78	Shri Bhimsain s/o Shri Diwana.	Deol Kand	1-82-31	5000.00	-do-
20.	PLP-P-20/KNG/77-78	Shri Puran Chand s/o Shri Budhia.	Dharer/Deol	1-49-89	3750.00	-do-
21.	PLP-P-21/KNG/77-78	Shri Buta Ram s/o Shri Roban Ram.	Maharer Kalan	0-53-27	680.00	-do-
22.	PLP-P-22/KNG/77-78	Smt. Gita Devi w/o Shri Madho Ram.	Madho Nagar	1-67-67	4100.00	-do-
23.	PLP-P-23/KNG/77-78	Shri Hari Ram s/o Shri Sukhia Ram.	Jehru	0-87-90	2000.00	-do-
24.	PLP-P-24/KNG/77-78	Shri Dhanu Ram s/o Shri Piundi.	Marahar Khurd	0-19-84	500.00	-do-
25.	PLP-P-25/KNG/77-78	Shri Sali Ram s/o Shri Masadi.	Karot	0-52-49	920.00	-do-
26.	PLP-P-26/KNG/77-78	Shri Rumi s/o Shri Bhura	Jaihrum	0-52-40	880.00	-do-
27.	PLP-P-27/KNG/77-78	Shri Satish Kumar s/o Shri Teja.	Nag-Har	1-30-00	3320.00	-do-
28.	PLP-P-28/KNG/77-78	Shri Saria Ram s/o Shri Bishamber Ram.	Maharer Kalan	1-23-16	3700.00	-do-
29.	PLP-P-29/KNG/77-78	Shri Rameshber s/o Shri Amar Chand.	Amarpur	1-43-90	5000.00	-do-

1	2	3	4	5	6	7
					Rs.	
30.	PLP-P-30/KNG/77-78	Shri Tej Ram s/o Shri Mangtu.	Nag-Har	0-28-00	680.00	B/T
31.	PLP-P-31/KNG/77-78	Shri Raghu Nath s/o Shri Kirpa Ram.	Madho Nagar	2-97-05	5000.00	-do-
32.	PLP-P-32/KNG/77-78	Shri Tulsi Ram s/o Shri Lachhman Gir.	Bandla	1-47-51	4000.00	-do-
33.	PLP-P-33/KNG/77-78	Shri Nathu Ram etc. s/o Shri Basi Ram.	Madho Nagar	0-77-71	2370.00	-do-
34.	PLP-P-34/KNG/77-78	Shri Kartar etc. s/o Shri Sunka Ram.	Mangher	0-36-44	1050.00	-do-
35.	PLP-P-35/KNG/77-78	Shri Lehnur etc. s/o Shri Gaudhar.	Dharer Deol	0-90-95	1960.00	-do-
36.	PLP-P-36/KNG/77-78	Shri Kansi Ram s/o Shri Makholi.	Lanod Madhonagar.	0-49-70	1500.00	-do-
37.	PLP-P-37/KNG/77-78	Shri Bhuri Singh s/o Shri Vijay Singh.	Daroh/Mangher	0-89-28	2800.00	-do-
38.	PLP-P-38/KNG/77-78	Shri Perma s/o Shri Delu	Karot	2-27-52	5000.00	-do-
39.	PLP-P-39/KNG/77-78	Combina Scheme	Lower Baij Nath	2-70-00	16000.00	Water Course.
40.	PLP-P-39/KNG/77-78	-do-	-do-	40-20-00	29400.00	-do-
41.	PLP-P-39/KNG/77-78	-do-	-do-	21-60 AC.	21000.00	-do-
42.	PLP-P-40(A)/KNG/77-78	-do-	Jaisingpur	25-00 AC.	25000.00	-do-
43.	PLP-P-40(B)/KNG/77-78	-do-	-do-	25-00 AC.	25000.00	-do-
44.	PLP-P-40(C)/KNG/77-78	-do-	-do-	32-00 AC.	24000.00	-do-
45.	PLP-P-40(D)/KNG/77-78	-do-	-do-	23-00 AC.	23000.00	-do-
46.	PLP-P-40(E)/KNG/77-78	-do-	-do-	16-00 AC.	17200.00	-do-
47.	PLP-P-40(F)/KNG/77-78	-do-	-do-	16-00 AC.	14800.00	-do-
48.	PLP-P-40(G)/KNG/77-78	-do-	-do-	23-00 AC.	23000.00	-do-
49.	PLP-P-41/KNG/77-78	Shri Jufli Ram etc. s/o Shri Hari Ram.	Ropri	0-60-00	720.00	B.T.
50.	PLP-P-42/KNG/77-78	Shri Amin Chand s/o Shri Ganga Ram.	Nichla Mehnjha	0-66-00	1820.00	F.R.
51.	PLP-P-43/KNG/77-78	Shri Sita Ram s/o Shri Anant Ram.	-do-	0-32-24	800.00	-do-
52.	PLP-P-44/KNG/77-78	Shri Sant Ram s/o Shri Kharko.	Garla Sarkari	0-44-00	1440.00	-do-
53.	PLP-P-45/KNG/77-78	Shri Hari Ram s/o Shri Nand Lal.	Lahla	0-40-00	2250.00	-do-
54.	PLP-P-46/KNG/77-78	Shri Kbiyal Ram s/o Shri Haria.	Bahi Khass	0-76-00	2530.00	-do-
55.	PLP-P-47/KNG/77-78	Shri Jagdish Chand s/o Shri Ragha Ram.	Bhawarana	1-30-00	3940.00	-do-
56.	PLP-P-48/KNG/77-78	Shri Sompy Ram s/o Shri Dhagru.	Kural	0-39-00	1200.00	-do-
57.	PLP-P-49/KNG/77-78	Shri Prithi Ram s/o Shri Prabhu.	Badguhar	0-34-89	1150.00	-do-
58.	PLP-P-50/KNG/77-78	Shri Jaimal s/o Shri Chokas	Duhag	1-21-51	4500.00	-do-
59.	PLP-P-51/KNG/77-78	Shri Bishan Singh etc.s/o Shri Nihal Singh.	Malnu	0-45-18	1200.00	-do-
60.	PLP-P-52/KNG/77-78	Shri Saran s/o Shri Balam Singh.	Nagar	1-22-00	3500.00	-do-
61.	PLP-P-53/KNG/77-78	Smt. Vidya Devi w/o Shri Pritam Chand.	Sungal	0-79-05	3800.00	-do-
62.	PLP-P-54/KNG/77-78	Shri Ram Singh s/o Shri Satyagar Ram.	Kudal Buhli	0-42-80	1100.00	-do-
63.	PLP-P-55/KNG/77-78	Smt. Bishani Devi w/o Shri Tholo Ram.	Majhakra	0-38-76	970.00	-do-
64.	PLP-P-56/KNG/77-78	Shri Sher Singh s/o Shri Raja Ram.	Kasoti	1-63-34	6000.00	L. I. S.
65.	PLP-P-57/KNG/77-78	Shri Kalu Ram s/o Shri Mathura.	Ropri	0-51-50	2750.00	B.T.
66.	PLP-P-58/KNG/77-78	Shri Chamaru Ram s/o Shri Mathura.	-do-	1-03-84	3170.00	-do-
67.	PLP-P-59/KNG/77-78	Shri Hari Ram etc. s/o Shri Birbhan.	Chusralpat	1-48-35	5600.00	L. I. S.
68.	PLP-P-60/KNG/77-78	Shri Subhash Pal s/o Shri late Prem Lal.	Daroh	1-78-00	5000.00	B.T.
69.	PLP-P-61/KNG/77-78	Shri Churu Ram s/o Shri Prabhadyal.	Ropri	1-37-37	4180.00	F.R.
70.	PLP-P-62/KNG/77-78	Smt. Vidya Devi w/o Shri Mast Ram.	Ganguhi	0-32-00	870.00	F.R.
71.	PLP-P-63/KNG/77-78	Shri Dhani Ram etc. s/o Shri Jodha Ram.	Bhawarna	0-67-00	2500.00	F.R.
72.	PLP-P-64/KNG/77-78	Shri Padru etc. s/o Shri Bhim Singh.	Bandla	1-60-00	6000.00	F.R.
73.	PLP-P-65/KNG/77-78	Shri Ganga Ram etc. s/o Shri Lalu Ram.	Kakrain	1-20-00	3620.00	F.R.

1	2	3	4	5	6	7
74. PLP-P-66/KNG/77-78	Shri Duni Chand s/o Shri Fulan Singh.	Uttra Pur	0-26-41	Rs. 820.00	F.R.	
75. PLP-P-67/KNG/77-78	Shri Leeku s/o Shri Kirla	Hattli	0-31-35	1000.00	F.R.	
TEHSIL PALAMPUR SHOWING THE AMOUNT REQUIRED FOR THE SOIL CONSERVATION WORKS (F.R.) MEASURE SUB-DIVISION PALAMPUR (PALAMPUR SECTION) FOR THE YEAR 1977-78						
1. PLP-P-68/KNG/77-78	Sh. Govind Ram s/o Sh. Harbhagwan Dass.	Lahla	Hect. 0.40	Rs. 1500	750	750 B.T.
2. PLP-P-69/KNG/77-78	Sh. Rangi Ram s/o Sh. Husnaku.	Phaner	0.18	680	340	340 B.T.
3. PLP-P-70/KNG/77-78	Sh. Nanta Ram s/o Sh. Dhanu Ram.	Phaner	0.34	1280	640	640 B.T.
4. PLP-P-71/KNG/77-78	Sh. Kirpa Ram s/o Sh. Dhanu Ram.	Phaner	0.32	1200	600	600 B.T.
5. PLP-P-72/KNG/77-78	Sh. Sukh Dev s/o Sh. Sankaku Ram.	Phaner	0.20	750	375	375 B.T.
6. PLP-P-73/KNG/77-78	Sh. Sambhu Ram s/o Sh. Katti Ram.	Kelan	0.14	520	260	260 F.R.
7. PLP-P-74/KNG/77-78	Sh. Mangat Ram s/o Sh. Righu.	Kelan	0.24	900	450	450 F.R.
8. PLP-P-75/KNG/77-78	Sh. Nand Lal s/o Sh. Bidhu.	Maharaj Nagar	2.15	12600	6300	6300 F.R.
9. PLP-P-76/KNG/77-78	Sh. Jiwa Ram s/o Sh. Pinja.	Tikkri	0.28	1580	790	790 F.R.
10. PLP-P-77/KNG/77-78	Sh. Suresh Kumar etc. s/o Sh. Dina Nath.	Bari	1.72	8000	4000	4000 F.R.
11. PLP-P-78/KNG/77-78	Sh. Demfa s/o Sh. Ravan.	Lalamj kandi	0.35	1300	650	650 F.R.
12. PLP-P-79/KNG/77-78	Sh. Mangat Ram s/o Sh. Kirpa.	Draman	0.32	1200	600	600 F.R.
13. PLP-P-80/KNG/77-78	Sh. Rikhya s/o Sh. Khanana.	Sanwar	0.32	1200	600	600 F.R.
14. PLP-P-81/KNG/77-78	Sh. Minku etc. s/o Sh. Ram Dyal.	Draman	0.20	750	375	375 F.R.
15. PLP-P-82/KNG/77-78	Sh. Dalip Singh s/o Sh. Inder Ram.	Purba	0.16	600	300	300 F.R.
16. PLP-P-83/KNG/77-78	Sh. Gian Chand s/o Sh. Bebu Ram.	Draman	0.40	1500	750	750 F.R.
17. PLP-P-84/KNG/77-78	Sh. Kirpur s/o Sh. Bhagat.	Gadhyara	0.38	1400	700	700 F.R.
18. PLP-P-85/KNG/77-78	Sh. Pohlo s/o Sh. Sehtu.	Gadhyara	0.30	1126	523	423 F.R.
19. PLP-P-86/KNG/77-78	Sh. Jhanu Ram s/o Sh. Feeta.	Gadhyara	0.36	1350	675	675 F.R.
20. PLP-P-87/KNG/77-78	Sh. Shankar s/o Dyal.	Dadh	0.40	1500	750	750 B.T.

LIST OF SOIL CONSERVATION SCHEMES IN RESPECT OF OFFICE OF THE PROJECT OFFICER, I. G. A. P. KANGRA AT PALAMPUR UNDER SUB SECTION (I) OF THE HIMACHAL PRADESH LAND DEVELOPMENT ACT, 1973 (ACT NO. 14 OF 1973)

					Rs.	
1. KGR-P-1/KNG/77-78	Shri Mehar Chand s/o Shri Late Lachho.	Zamanabad	1-23-00	3500.00	B.T.	
2. KGR-P-2/KNG/77-78	Shri Parkash etc. s/o Shri Hari Chand.	Kothi	1-90-00	5000.00	-do-	
3. KGR-P-3/KNG/77-78	Shri Tarlok Chand s/o Shri Balam Ram.	-do-	3-20-00	5000.00	-do-	
4. KGR-P-4/KNG/77-78	Shri Kewal Krishan s/o Shri Rattan Chand.	Kairi	2-75-00	10000.00	L.I.S.	
5. KGR-P-5/KNG/77-78	Shri Bishan Singh etc. s/o Shri Diwan Singh.	Galiari	2-58-00	9700.00	-do-	
6. KGR-P-6/KNG/77-78	Shri Gian Singh s/o Shri Nikka.	Ghalian	3-26-00	12500.00	-do-	
7. KGR-P-7/KNG/77-78	Shri Fathia Singh s/o Shri Gopal Singh.	Bassi/Kalar	2-84-00	11000.00	-do-	
8. KGR-P-8/KNG/77-78	Smt. Kushyalia Devi w/o Shri Duni Chand.	Jarad (Gahlian).	1-60-00	6000.00	-do-	
9. KGR-P-9/KNG/77-78	Shri Gulab Singh s/o Shri Sarad Chand.	Bhadwal-Bulli	1-44-00	3720.00	B.T.	
10. KGR-P-10/KNG/77-78	Shri Rattan Chand s/o Shri Malo Ram.	Malan	0-57-00	1760.00	-do-	
11. KGR-P-11/KNG/77-78	Shri Kishor Chand s/o Nihal Singh.	Zhikli Bulli	0-34-00	900.00	-do-	

1	2	3	4	5	6	7
12.	KGR-P-12/KNG/77-78	Shri Amin Chand s/o Shri Kehro Chand.	Zhikli Bulli	0-25-00	Rs. 600.00	B.T.
13.	KGR-P-13/KNG/77-78	Smt. Saina Devi w/o Shri Dharam Dass.	Pathiar	0-32-00	800.00	-do-
14.	KGR-P-14/KNG/77-78	Shri Brij Lal s/o Shri Khazana Ram.	Rajal	2-00-00	5000.00	-do-
15.	KGR-P-15/KNG/77-78	Shri Rasila s/o Shri Bhoda Ram.	Samirpur	0-76-00	1830.00	-do-
16.	KGR-P-16/KNG/77-78	Shri Rasil Singh s/o Shri Fitta.	Jassal-Bussal	4-80-00	18000.00	L.I.S.
17.	KGR-P-17/KNG/77-78	Shri Kehru s/o Shri Bisaki Ram.	-do-	1-77-00	6600.00	-do-
18.	KGR-P-18/KNG/77-78	Shri Kirlu Ram s/o Shri Bhuna Ram.	Mahal Khad	1-69-24	4750.00	B.T.
19.	KGR-P-19/KNG/77-78	Shri Lal Singh s/o Shri Khazana.	Jallari-Har	1-28-51	4700.00	L.I.S.
20.	KGR-P-20/KNG/77-78	Shri Amer Singh s/o Shri Johli Ram.	Malan	2-09-85	5000.00	B.T.
21.	KGR-P-21(A)/KNG/77-78	Water Courses (Check No. I and II)	Sakot/Tarsuh	6-24-00	15800.00	Water Courses.
22.	KGR-P-21 (B)/KNG/77-78	-do- (-do- III and IV)	-do-	5-29-00	19700.00	-do-
23.	KGR-P-21 (C)/KNG/77-78	-do- (-do- V and VI)	-do-	4-72-00	18000.00	-do-
24.	KGR-P-21 (D)/KNG/77-78	-do- (-do- VII)	-do-	4-71-00	4700.00	-do-
25.	KGR-P-21 (E)/KNG/77-78	-do- (-do- VIII)	-do-	6-23-00	11300.00	-do-
26.	KGR-P-22/KNG/77-78	Shri Duni Chand s/o Shri Radha Krishan.	Sakoli/Jadrangal.	0-26-90	900.00	F.R.
27.	KGR-P-23/KNG/77-78	Shri Thakur Dass s/o Shri Finder.	-do-	0-31-00	1100.00	-do-
28.	KGR-P-24/KNG/77-78	Shri Partap Chand s/o Shri Finder.	-do-	0-30-00	1100.00	-do-
29.	KGR-P-25/KNG/77-78	Shri Pharman Chand s/o Shri Chiploo Ram.	Jadrangal	0-78-00	2900.00	-do-
30.	KGR-P-26/KNG/77-78	Shri Harnam Singh s/o Shri Bhaget.	Ambari	0-43-00	1260.00	-do-
31.	KGR-P-27/KNG/77-78	Shri Babu Ram s/o Shri Chandu Ram.	-do-	0-86-00	2530.00	-do-
32.	KGR-P-28/KNG/77-78	Shri Perma Nand s/o Shri Chiploo.	Jadrangal	0-28-83	870.00	-do-
33.	KGR-P-29/KNG/77-78	Shri Shanker Dass s/o Shri Mehru Ram.	Lahulpur	1-05-91	3890.00	-do-
34.	KGR-P-30/KNG/77-78	Shri Manohar Lal s/o Shri Dalip Singh.	Bharer	5-50-00	6500.00	-do-
35.	KGR-P-31/KNG/77-78	Shri Pritam Singh s/o Shri Ghassita Ram.	Sapur	0-86-00	2400.00	-do-
36.	KGR-P-32/KNG/77-78	Shri Krishan Chand s/o Shri Khandhi Ram.	Lahulpur	1-20-00	3600.00	-do-
37.	KGR-P-33/KNG/77-78	Shri Uttam Singh s/o Shri Hari Singh.	-do-	1-64-00	4800.00	-do-
38.	KGR-P-34/KNG/77-78	Smt. Gita Devi w/o Shri Kishori Lal.	Gabhli Dhari	0-20-00	750.00	-do-
39.	KGR-P-35/KNG/77-78	Shri Roshan Lal s/o Shri Mali Ram.	Daulatpur	1-60-00	5000.00	-do-
40.	KGR-P-36/KNG/77-78	Shri Rattan Singh s/o Shri Gurditta Ram.	Sadarpur	0-23-00	600.00	-do-
41.	KGR-P-37/KNG/77-78	Shri Dalipu Ram s/o Shri Ghania Ram.	Lahulpur	0-40-00	1000.00	-do-
42.	KGR-P-38/KNG/77-78	Shri Partap Chand s/o Shri Palu Ram.	Masrur	0-20-00	500.00	-do-
43.	KGR-P-39/KNG/77-78	Shri Bansi Lal s/o Shri Sant Ram.	-do-	0-40-00	1000.00	-do-
44.	KGR-P-40/KNG/77-78	Shri Jadish Chand s/o Shri Phollo Ram.	Rajiana	0-26-45	650.00	-do-
45.	KGR-P-41/KNG/77-78	Shri Madan Lal s/o Shri Bazir Chand.	Masrur	0-26-00	650.00	-do-
46.	KGR-P-42/KNG/77-78	Shri Sonki Ram s/o Shri Fumman Ram.	Rajiana	0-30-16	750.00	-do-
47.	KGR-P-43/KNG/77-78	Shri Lehu Ram s/o Shri Khadsu Ram.	Ponal	0-40-00	1000.00	-do-
48.	KGR-P-44/KNG/77-78	Shri Palu Ram s/o Shri Faquir Chand.	Lahulpur	0-38-00	900.00	-do-

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**TEHSIL KANGRA SHOWING THE AMOUNT REQUIRED FOR THE SOIL CONSERVATION WORKS
(F.R.) MEASURE SUB-DIVISION PALAMPUR (KANGRA SECTION) FOR THE YEAR 1977-78**

				Hect.	Rs.	Rs.	Rs.	
1.	KGR-P-45/KNG/77-78	Sh. Chander Buhan s/o Sh. Kirpa.	Rajol	0.11	450	225	225	F.R.
2.	KGR-P-46/KNG/77-78	Sh. Chaundu Ram s/o late Sh. Parbhu Ram.	Hatwas	0.36	1350	675	675	F.R.
3.	KGR-P-47/KNG/77-78	Sh. Hari Chand s/o Sh. Man Singh.	Kothi Uperli.	1.56	6000	3000	3000	F.R.
4.	KGR-P-48/KNG/77-78	Sh. Mehar Chand etc. s/o Sh. Ram Dass.	Sarah	2.00	7500	3750	3750	F.R.
5.	KGR-P-49/KNG/77-78	Sh. Nika Ram s/o Sh. Lehru Ram.	Kabhian	0.30	1130	565	565	B.T.
6.	KGR-P-50/KNG/77-78	Smt. Bisan Devi w/o Sh. Salig Ram.	Dhaloon	0.33	1300	650	650	F.R.
7.	KGR-P-51/KNG/77-78	Sh. Dhani Ram s/o Sh. Tulsi Ram.	Bajletta Dnoa.	0.40	1500	750	750	F.R.
8.	KGR-P-52/KNG/77-78	Sh. Jhoru Ram s/o Sh. Ram Ditta.	Rajol	0.20	750	375	375	F.R.
9.	KGR-P-53/KNG/77-79	Sh. Inderjeet Singh Sh. Jajari Lal.	Narwana	0.57	2100	1050	1050	F.R.
10.	KGR-P-54/KNG/77-78	Sh. Suram Singh s/o Sh. Kishan Singh.	Balla	0.68	2500	1250	1250	B.T.
11.	KGR-P-55/KNG/77-78	Smt. Kamla Devi w/o Sh. Nathu Ram.	Sarah	1.43	5170	2585	2585	B.T.
12.	KGR-P-56/KNG/77-78	Sh. Dharam Singh etc. s/o Sh. Kirpa Ram.	Pathiar	0.68	2500	1250	1250	B.T.
13.	KGR-P-57/KNG/77-78	Sh. Gribu Ram s/o Sh. Nehlu Ram.	Lahalpur	0.40	1500	750	750	F.R.
14.	KGR-P-58/KNG/77-78	Sh. Gorkh Singh s/o Sh. Buggar Singh.	Kabyal	1.58	8900	4450	4450	D.R.
15.	KGR-P-59/KNG/77-78	Sh. Bakshi Ram etc. s/o Sh. Suju Ram.	Rajol	3.31	12400	6200	6200	F.R.
16.	KGR-P-60/KNG/77-78	Sh. Bishan Dass s/o Sh. Mahlu Ram.	Sunhi	0.82	4235	2117.50	2117.50	F.R.
17.	KGR-P-61/KNG/77-78	Sh. Basi Ram s/o Sh. Sucha Singh.	Jassai	4.40	5000	2500	2500	B.T.
18.	KGR-P-62/KNG/77-78	Sh. Jaswant Singh etc., s/o late Sh. Devi Singh.	Khiart	1.40	5250	2725	2725	F.R.
19.	KGR-P-63/KNG/77-78	Sh. Iswar Datt s/o Sh. Megh Raj.	Tiara	0.43	1600	800	800	F.R.
20.	KGR-P-64/KNG/77-78	Sh. Dalip Singh etc. s/o Sh. Sher Singh.	Kobyal	3.53	13200	6600	6600	F.R.
21.	KGR-P-65/KNG/77-78	Sh. Kali Dass s/o Sh. Jantu.	Lanj/Fera	1.00	3750	1875	1875	F.R.
22.	KGR-P-66/KNG/77-78	Sh. Dulo Ram s/o Sh. Gehroo.	Moonta	0.84	3150	1575	1575	F.R.
23.	KGR-P-67/KNG/77-78	Sh. Parkash Chand s/o Sh. Churu.	Rajol	0.33	1238	619	619	F.R.
24.	KGR-P-68/KNG/77-78	Sh. Piar Singh etc.	Ghartholi	0.42	1570	785	785	F.R.
25.	KGR-P-69/KNG/77-78	Sh. Lachhman s/o Sh. Surju.	Kharat	1.25	4688	2344	2344	F.R.
26.	KGR-P-70/KNG/77-78	Sh. Sant Ram etc. s/o Sh. Nanku.	Kobyal	2.26	8470	4235	4235	F.R.
27.	KNG-P-73/KNG/77-78	Sh. Ganpat Singh s/o Sh. Sherjag.	Kapari		4068	2034	2034	B.T.

**LIST OF SOIL CONSERVATION SCHEMES IN RESPECT OF PROJECT OFFICER, I.G.A.P. KANGRA AT
PALAMPUR UNDER SUB-SECTION OF THE HIMACHAL PRADESH LAND DEVELOPMENT
ACT, 1973 (ACT NO. 14 OF 1973)**

Sl. No.	Scheme No.	Name of Beneficiary	Village	Area in Hect.	Estimated Cost in Rs.	Type of work
1	2	3	4	5	6	7
1.	DHR-P-1/KNG 77-78	Sh. Sukh Rams s/o Sh. Dhoklu Ram.	Nandpur	1-08-00	2720.00	B.T.
2.	DHR-P-2/KNG/77-78	Sh. Duni Chand s/o Sh. Faturi	-do-	0-92-00	2200.00	B.T.
3.	DHR-P-3/KNG/77-78	Sh. Muru s/o Sh. Narang	-do-	0-38-00	850.00	B.T.
4.	DHR-P-4/KNG/77-78	Sh. Total Ram s/o Sh. Lehnu	-do-	1-57-00	4300.00	B.T.
5.	DHR-P-5/KNG/77-78	Sh. Total Ram s/o Sh. Lehnu	-do-	1-65-00	3600.00	B.T.

1	2	3	4	5	6	7
6.	DHR-P-6/KNG/77-78	Sh. Chuni Lal s/o Sh. Kehru	Ghamirpur	0-37-00	900.00	B.T.
7.	DHR-P-7/KNG/77-78	Sh. Jagat Ram s/o Sh. Khazana	-do-	0-69-00	1870.00	B.T.
8.	DHR-P-8/KNG/77-78	Sh. Sant Ram s/o Sh. Khazana	Nandpur	1-77-00	3330.00	B.T.
9.	DHR-P-9/KNG/77-78	Sh. Gagat Ram s/o Sh. Faturia	-do-	1-50-00	2800.00	B.T.
10.	DHR-P-10/KNG/77-78	Sh. Daya Singh s/o Sh. Bhagat	-do-	0-86-00	1920.00	B.R.
11.	DHR-P-11/KNG/77-78	Sh. Jagat Ram s/o Sh. Thuklu	-do-	1-00-00	2500.00	B.T.
12.	DHR-P-12/KNG/77-78	Smt. Sushma w/o Sh. Krishan Kumar.	-do-	0-64-00	2380.00	B.T.
13.	DHR-P-13/KNG/77-78	Sh. Lekh Raj s/o Sh. Jaffa	Mahadev	1-60-00	4500.00	B.T.
14.	DHR-P-14/KNG/77-78	Sh. Ghunger s/o Sh. Khanoo Ram.	Dehra Khas	0-68-00	1900.00	B.T.
15.	DHR-P-15/KNG/77-78	Sh. Bakshi s/o Sh. Sohnu	Lahapur	4-40-00	16000.00	L.I.S.
16.	DHR-P-16/KNG/77-78	Sh. Sita Ram s/o Sh. Shyama	Paisa	2-84-00	11000.00	L.I.S.
17.	DHR-P-17/KNG/77-78	Sh. Kirpal Singh s/o Sh. Jai Singh.	Gadiara	20-30-00	25000.00	L.I.S.
18.	DHR-P-18/KNG/77-78	Sh. Ashok Kumar s/o Sh. Kishan Lal.	Nandpur	0-46-00	1130.00	B.T.
19.	DHR-P-19/KNG/77-78	Sh. Duni Chand s/o Sh. Fatturi	-do-	1-94-00	4540.00	B.T.
20.	DHR-P-20/KNG/77-78	Sh. Brij Lal s/o Sh. Narang	-do-	1-73-00	3880.00	B.T.
21.	DHR-P-21/KNG/77-78	Sh. Fumman Ram s/o Sh. Mangtu.	-do-	1-81-00	4800.00	B.T.
22.	DHR-P-22/KNG/77-78	Sh. Chhunka Ram s/o Sh. Nihala	-do-	0-68-00	1360.00	B.T.
23.	DHR-P-24/KNG/77-78	Sh. Rania s/o Sh. Inder	Paisa	1-20-00	3250.00	B.T.
24.	DHR-P-25/KNG/77-78	Sh. Chandhasi s/o Sh. Sunder	-do-	0-65-00	1800.00	B.T.
25.	DHR-P-26/KNG/77-78	Sh. Roshan Lal s/o Sh. Bhagat Ram.	-do-	1-90-00	5000.00	B.T.
26.	DHR-P-27/KNG/77-78	Sh. Suraj Parkash s/o Bhot	Tatal Kalan	2-20-00	8200.00	L.I.S.
27.	DHR-P-28/KNG/77-78	Sh. Roshan Lal s/o Sh. Dassu	Paisa	1-28-00	3040.00	L.I.S.
28.	DHR-P-29/KNG/77-78	Sh. Sant Ram s/o Sh. Butta Ram	-do-	1-35-00	3160.00	L.I.S.
29.	DHR-P-30/KNG/77-78	Sh. Jaswant s/o Sh. Balanda	-do-	1-35-00	1550.00	L.I.S.
30.	DHR-P-31/KNG/77-78	Sh. Jaishi s/o Sh. Negi	-do-	0-60-00	1560.00	L.I.S.
31.	DHR-P-32/KNG/77-78	Sh. Bhagat Ram s/o Sh. Shanker Ram.	-do-	0-24-00	900.00	L.I.S.
32.	DHR-P-33/KNG/77-78	Sh. Longu Ram s/o Sh. Bela Ram	-do-	0-76-00	2000.00	L.I.S.
33.	DHR-P-34/KNG/77-78	Sh. Sita etc. s/o Sh. Raghu Ram.	-do-	1-28-00	3000.00	L.I.S.
34.	DHR-P-35/KNG/77-78	Sh. Indroo s/o Sh. Sunka	-do-	1-75-00	4100.00	L.I.S.
35.	DHR-P-36/KNG/77-78	Sh. Kirpa Ram s/o Sh. Thilu	-do-	0-40-00	1200.00	L.I.S.
36.	DHR-P-37/KNG/77-78	Sh. Kanshi Ram s/o Sh. Shyama	-do-	0-84-00	2200.00	L.I.S.
37.	DHR-P-38/KNG/77-78	Sh. Kirpa Ram s/o Sh. Nathu Ram.	-do-	1-80-00	4250.00	L.I.S.
38.	DHR-P-39/KNG/77-78	Sh. Daulat Ram s/o Sh. Kirpa Ram.	-do-	0-68-00	1700.00	L.I.S.
39.	DHR-P-40/KNG/77-78	Sh. Amer Singh etc. s/o Sh. Sohnu.	Kaloha	5-40-00	16800.00	Spur work.
40.	DHR-P-41/KNG/77-78	Sh. Ghunger Ram s/o Sh. Masadi	-do-	3-30-00	7850.00	-do-
41.	DHR-P-42/KNG/72-78	Sh. Uttam Singh s/o Sh. Hari Singh.	Bilaspur/Lahapur.	8-00-00	5000.00	L.I.S.

TEHSIL DEHRA SHOWING THE AMOUNT REQUIRED FOR THE SOIL CONSERVATION WORKS (F.R.) MEASURE SUB-DIVISION
PALAMPUR (DEHRA SECTION) FOR THE YEAR, 1977-78

Sl. No.	Name of Scheme No.	Name of Beneficiary	Village	Area in hect.	Cost Rs.	Loan Rs.	Subsidy Rs.	Remarks
1.	DHR-P-42/KNG/77-78	Sh. Jagat Ram etc. s/o Sh. Barahamu	Mahadev	1.80	5440	2720	2720	B.T.
2.	DHR-P-44/KNG/77-78	Sh. Lekh Raj s/o Sh. Joffa	Mahadev	1.60	5660	2830	2830	F.R.
3.	DHR-P-43/KNG/77-78	Sh. Milkhi Ram s/o Sh. Bonja Ram	Garh	0.16	500	250	250	B.T.
4.	DHR-P-45/KNG/77-78	Sh. Jagat Ram s/o Sh. Dalu	Bharoli	3.50	13126	5663	6563	F.R.
5.	DHR-P-46/KNG/77-78	Sh. Ami Lal s/o Sh. Sudhama	Guler	0.20	750	375	375	F.R.
6.	DHR-P-48/KNG/77-78	Sh. Dharam Singh s/o Sh. Chhunka	Guler	0.40	1500	750	750	F.R.
7.	DHR-P-47/KNG/77-78	Sh. Lachhman Dass s/o Sh. Sohanu	Guler	0.24	900	450	450	F.R.
8.	DHR-P-50/KNG/77-78	Sh. Jagat Ram s/o Sh. Gulabu	Gathutar	0.40	1500	750	750	F.R.
9.	DHR-P-49/KNG/77-78	Sh. Roda s/o Sh. Ditta	Gathutar	0.35	1300	650	650	F.R.
10.	DHR-P-51/KNG/77-78	Sh. Man Chand etc. s/o Sh. Lahar	Gathutar	2.55	9562	4781	4781	F.R.
11.	DHR-P-52/KNG/77-78	Sh. Bholu Ram s/o Sh. Sant Ram	Lahapur	0.72	2700	1350	1350	F.R.
12.	DHR-P-53/KNG/77-78	Sh. Rattan Chand etc. s/o Sh. Senu	Lahapur	0.40	1500	750	750	F.R.
13.	DHR-P-54/KNG/77-78	Sh. Pyare Lal s/o Sh. Falatu	Guler/Gathutor	0.41	1536	768	768	F.R.
14.	DHR-P-55/KNG/77-78	Sh. Bhag Singh etc. s/o Sh. Ram Chand	Kethali	1.48	5550	2775	2775	F.R.
15.	DHR-P-56/KNG/77-78	Sh. Kanshi Ram s/o Sh. Atma Ram	Guler	0.30	1120	560	560	F.R.
16.	DHR-P-58/KNG/77-78	Sh. Bakil Singh etc. s/o Sh. Pruna	Gathutor	0.40	1500	750	750	F.R.
17.	DHR-P-57/KNG/77-78	Sh. Moti Ram s/o Sh. Chaudhry	Gathutor	0.38	1420	710	710	F.R.
18.	DHR-P-59/KNG/77-78	Sh. Prem Chand s/o Sh. Magant Ram	Gathutor	0.33	1238	619	619	F.R.
19.	DHR-P-60/KNG/77-78	Sh. Rattan Chand s/o Sh. Nandu	Gathutor	0.37	1330	665	665	F.R.
20.	DHR-P-61/KNG/77-78	Sh. Durga Dass s/o Sh. Moti Ram	Spail	0.18	650	325	325	F.R.
21.	DHR-P-62/KNG/77-78	Sh. Ram Dass and Fithu s/o Sh. Krishan Dutt	Gummer	0.64	1566	783	783	F.R.
22.	DHR-P-63/KNG/77-78	Sh. Om Parkash s/o Sh. Khazana	Gummer	0.54	1158	579	579	F.R.
23.	DHR-P-64/KNG/77-78	Sh. Ami Lal s/o Sh. Pal Ram	Gathutor	0.31	1120	560	560	F.R.
24.	DHR-P-65/KNG/77-78	Sh. Farsi Ram s/o Sh. Ditta	Bilaspur	0.36	641	320.50	320.50	F.R.
25.	DHR-P-66/KNG/77-78	Sh. Sher Singh s/o Sh. Shyama	Bilaspur	0.55	423	211.50	211.50	F.R.
26.	DHR-P-67/KNG/77-78	Smt. Hari Devi d/o Sh. Mangat Ram	Bilaspur	0.54	693	346.50	346.50	F.R.

LIST OF SOIL CONSERVATION SCHEMES IN RESPECT OF OFFICE OF THE PROJECT OFFICER
I. G. A.P. KANGRA AT PALAMPUR UNDER SUB-SECTION (I) OF THE HIMACHAL PRADESH LAND
DEVELOPMENT ACT, 1973 (ACT NO. 14 OF 1973).

S. No.	Scheme No.	Name of Beneficiary	Village	Area in Hect.	Estimated cost	Type of work
1	2	3	4	5	6	7
<i>Tehsil: NURPUR</i>						
1.	NPR-P-1/KNG/77-78	Shri Jagtu s/o Shri Bhikhu	Sujjal	2-07-00	5000.00	Rs. B.T. under Tube Well.
2.	NPR-P-2/KNG/77-78	Shri Gian Chand s/o Shri Ran Singh.	Bhapoo	1-10-00	2760.00	-do-
3.	NPR-P-3/KNG/77-78	Shri Kuldip Singh s/o Shri Jai Chand.	-do-	0-30-00	750.00	-do-
4.	NPR-P-4/KNG/77-78	Shri Harnam Singh s/o Shri Khiyali.	-do-	0-66-00	1650.00	-do-
5.	NPR-P-5/KNG/77-78	Shri Moti Singh s/o Shri Chhanga.	-do-	0-66-00	1650.00	-do-
6.	NPR-P-6/KNG/77-78	Shri Piar Singh s/o Shri Kundan Lal.	Kher	0-30-00	750.00	-do-
7.	NPR-P-7/KNG/77-78	Shri Thuru Ram s/o Shri Rasila Ram.	Bhapoo	0-80-00	4480.00	-do-
8.	NPR-P-8/KNG/77-78	Shri Babu Singh etc. s/o Shri Charnu.	-do-	0-96-00	2420.00	-do-
9.	NPR-P-9/KNG/77-78	Shri Diwan Singh s/o Shri Ditta.	Khubar	0-73-00	1800.00	-do-
10.	NPR-P-10/KNG/77-78	Shri Baldev Singh s/o Shri Munshi.	Bhapoo	0-70-00	1740.00	-do-
11.	NPR-P-11/KNG/77-78	Shri Chanda Singh s/o Shri Kehru.	-do-	0-62-00	1600.00	-do-
12.	NPR-P-12/KNG/77-78	Shri Gurdial Singh s/o Shri Natha Singh.	-do-	4-00-00	5000.00	-do-
13.	NPR-P-13/KNG/77-78	Shri Jagdev etc. s/o Shri Guzer Singh.	-do-	0-80-00	2070.00	-do-
14.	NPR-P-14/KNG/77-78	Shri Roda Ram s/o Shri Haku.	-do-	1-60-00	4150.00	-do-
15.	NPR-P-15/KNG/77-78	Shri Roda Ram s/o Shri Bholu	Khubar	0-40-00	1040.00	-do-
16.	NPR-P-16/KNG/77-78	Shri Babu Singh s/o Shri Dharmu.	-do-	3-20-00	5000.00	-do-
17.	NPR-P-17/KNG/77-78	Shri Kashmir Singh s/o Shri Mangal.	Bhapoo	4-40-00	5000.00	-do-
18.	NPR-P-18/KNG/77-78	Shri Mohan Singh s/o Shri Lahu.	-do-	0-54-00	1120.00	-do-
19.	NPR-P-19/KNG/77-78	Shri Tota Ram s/o Shri Narad	-do-	0-54-00	1380.00	-do-
20.	NPR-P-20/KNG/77-78	Shri Ram Singh s/o Shri Damoder Singh.	Khubar	0-80-00	1990.00	-do-
21.	NPR-P-21/KNG/77-78	Shri Dhian Singh s/o Shri Narian.	Bhapoo	0-72-00	1800.00	-do-
22.	NPR-P-22/KNG/77-78	Smt. Jack Devi w/o Shri Jaishi Ram.	Marna	2-05-00	5120.00	-do-
23.	NPR-P-23/KNG/77-78	Shri Diwan Singh s/o Shri Gurditta.	Bhapoo	1-80-00	4480.00	-do-
24.	NPR-P-24/KNG/77-78	Shri Raghunath Singh s/o Shri Narian Singh.	-do-	2-28-00	5000.00	-do-
25.	NPR-P-25/KNG/77-78	Shri Kirpal Singh s/o Shri Dalip Singh.	Jachh	1-13-00	4200.00	L.I.S.
26.	NPR-P-26/KNG/77-78	Shri Kartar Singh s/o Shri Munshi Ram.	Punder	2-61-00	9800.00	-do-
27.	NPR-P-27/KNG/77-78	Shri Shamsher Singh s/o Shri Shivsaran Singh.	Hatili Ther	0-24-00	600.00	B.T. (T.W.)
28.	NPR-P-28/KNG/77-78	Shri Dharam Singh s/o Shri Bhuri Singh.	Niar Snoh	1-33-00	4150.00	-do-
29.	NPR-P-29/KNG/77-78	Shri Bachhitra Singh s/o Shri Banko.	Mamu Gurchal	2-42-00	5000.00	B.T.
30.	NPR-P-30/KNG/77-78	Smt. Persano Devi d/o Smt. Sankri Devi.	Har Khukhar	1-26-00	4500.00	-do-
31.	NPR-P-31/KNG/77-78	Shri Balwant Singh s/o Shri Chhaju Ram.	Sanoh	0-43-00	1500.00	-do-
32.	NPR-P-32/KNG/77-78	Shri Balwant Singh s/o Shri Jagat Ram.	Sujal	2-80-00	5000.00	-do-
33.	NPR-P-33/KNG/77-78	Shri Babu Ram s/o Shri Rasila.	Nerna	3-20-00	5000.00	-do-
34.	NPR-P-34/KNG/77-38	Shri Rulia Ram s/o Shri Bhagat Ram.	Manjhwan	2-15-00	8200.00	L.I.S.
35.	NPR-P-35/KNG/77-78	Shri Chhanga Ram s/o Shri Guria Ram.	-do-	1-30-00	4800.00	-do-
36.	NPR-P-36/KNG/77-78	Shri Kirpa Ram etc. s/o Shri Thakru.	Khubar	1-10-00	2700.00	B.T.
37.	NPR-P-37/KNG/77-78	Shri Gurdev Chand s/o Shri Jai Chand.	-do-	1-20-00	3000.00	-do-

1	2	3	4	5	6	7		
					Rs.			
38.	NPR-P-38/KNG/77-78	Shri Gian Chand s/o Shri Nikka Ram.	Madan Pur Punder.	2-20-00	7800.00	L.I.S.		
39.	NPR-P-39/KNG/77-78	Shri Baldev Singh s/o Shri Munshi Ram.	Khubar	0-24-00	620.00	B.T.		
40.	NPR-P-41/KNG/77-78	Shri Basu Dev Singh etc. s/o Sh. Khushia Ram.	Bhapoo	3-60-00	5000.00	-do-		
41.	NPR-P-42/KNG/77-78	Shri Ram Chand s/o Shri Inder.	Jachh	1-41-00	5200.00	L.I.S.		
42.	NPR-P-43/KNG/77-78	Shri Beli Ram s/o Shri Fithu Ram.	Nai Nangal	2-38-00	8800.00	-do-		
43.	NPR-P-44/KNG/77-78	Smt. Lajo Devi d/o Shri Rulia Ram.	Zhikli Khanni	3-47-00	12800.00	-do-		
44.	NPR-P-45/KNG/77-78	Shri Chatter Singh s/o Shri Lalu Ram.	Barnoli	2-10-00	5000.00	B.T.		
45.	NPR-P-46(A)/KNG/77-78	Development of Water Courses (combind Scheme Jawali).	Har	70-60-00	24800.00	Water Courses.		
46.	NPR-P-46(B)/KNG/77-78	-do-	-do-		25000.00	-do-		
47.	NPR-P-46(C)/KNG/77-78	-do-	-do-		24800.00	-do-		
48.	NPR-P-46(D)/KNG/77-78	-do-	-do-		24000.00	-do-		
49.	NPR-P-46(E)/KNG/77-78	-do-	-do-		18000.00	-do-		
50.	NPR-P-47/KNG/77-78	Smt. Prabhi w/o Shri Lalu	Bharnoli	1-85-00	4850.00	F.R.		
51.	NPR-P-48/KNG/77-78	Shri Nathu s/o Shri Makoru	Jachh	0-24-00	900.00	-do-		
52.	NPR-P-49/KNG/77-78	Shri Girdhari Lal etc. s/o Bansi Ram.	Hattli	1-05-00	3700.00	-do-		
53.	NPR-P-50/KNG/77-78	Shri Sarban Singh s/o Shri Sukhdial.	Aund	1-08-00	3260.00	-do-		
54.	NPR-P-51/KNG/77-78	Shri Sansar Singh s/o Shri Chatter Singh.	Barnoli	1-54-00	4600.00	-do-		
55.	NPR-P-52/KNG/77-78	Shri Shamohar Singh s/o Shri Chatter Singh.	-do-	1-42-00	4160.00	-do-		
56.	NPR-P-53/KNG/77-78	Shri Jhanda Singh s/o Shri Chatter Singh.	-do-	1-42-00	4160.00	-do-		
57.	NPR-P-54/KNG/77-78	Shri Babu Ram s/o Shri Jagar Nath.	Tamota	1-00-00	3620.00	-do-		
58.	NPR-P-55/KNG/77-78	Shri Churu Ram etc. s/o Shri Bhagat Ram.	Khanni Zikli	1-90-00	6350.00	-do-		
59.	NPR-P-56/KNG/77-78	Shri Fakir Singh s/o Shri Deva Singh.	Dhaneti	3-40-00	12750.00	L.I.S.		
60.	NPR-P-57/KNG/77-78	Shri Kishan Chand Hari Chand s/o Sant Ram.	Milwan	4-00-00	15000.00	-do-		
61.	NPR-P-58/KNG/77-78	Shri Raj etc. s/o Shri Udho etc.	Teora	1-36-00	5100.00	-do-		
62.	NPR-P-59/KNG/77-78	Shri Mohinder Singh etc. s/o Shri Kaman Singh.	Indora	1-70-00	6300.00	-do-		
63.	NPR-P-40/KNG/77-78	Shri Chandu Singh s/o Shri Bhagat Ram.	Rehan	1-60-00		F.R.		
64.	NPR-P-43/KNG/77-78	Shri Ram Chand s/o Shri Chhanga Ram.	Furchal	1-60-00	3000.00	-do-		
S. No.	Name of Scheme No.	Name of Beneficiary	Village	Area	Cost	Loan	Subsidy	Remarks
1	2	3	4	5	6	7	8	9
1.	NPR-P-61/KNG/77-78	Sh. Piara Ram s/o Sh. Rirkoo.	Sanour	0.40	1500	750	750	F.R.
2.	NPR-P-62/KNG/77-78	Sh Tek Singh s/o Sh. Hakibal Singh.	Mohtli	3.20	5000	2500	2500	B.T.
3.	NPR-P-63/KNG/77-78	Sh. Totu s/o Sh. Nardh.	Khubbbar	1.00	3750	1875	1875	F.R.
4.	NPR-P-64/KNG/77-78	Sh. Hans Raj s/o Sh. Tarlochan Singh.	Bhapoo	1.85	6900	3450	3450	F.R.
5.	NPR-P-65/KNG/77-78	Sh. Ragunath Singh etc. s/o Sh. Chatter Singh.	Bass Haryalona.	1.75	6500	3250	3250	F.R.
6.	NPR-P-66/KNG/77-78	Sh. Romel Singh etc. s/o Sh. Gian Singh.	Saliali	1.70	6370	3185	3185	F.R.
7.	NPR-P-67/KNG/77-78	Sh. Jai Chand s/o Sh. Malha Singh.	Bassa Baziran	2.00	7500	3750	3750	F.R.
8.	NPR-P-68/KNG/77-78	Sh. Parkash Singh s/o Sh. Hakikat Singh.	Mohtli	2.20	5000	2500	2500	B.T.
9.	NPR-P-69/KNG/77-78	Sh. Madan Singh etc. s/o Sh. Jonda Singh.	Jasoor	1.60	5000	3000	3000	F.R.

1	2	3	4	5	6	7	8	9
10.	NPR-P-70/KNG/77-78	Smt. Rameshawari Devi d/o Sh. Dharam Singh.	Bapoo	0.51	Rs. 1500	Rs. 750	Rs. 750	B.T.
11.	NPR-P-71/KNG/77-78	Sh. Mohinder etc. s/o Sh. Dharam Singh.	Khoober	0.30	1100	550	550	B.T.
12.	NPR-P-72/KNG/77-78	Sh. Kewal Singh s/o Sh. Kartar Singh.	Bassa Maryalan.	1.40	7700	3850	3850	D.S.
13.	NPR-P-73/KNG/77-78	Sh. Jameet Singh etc., s/o Sh. Achhar Singh.	Barla	4.00	22500	17250	17250	L.I.S.
14.	NPR-P-74/KNG/77-78	Smt. Hansro Devi w/o Sh. Kanshi Singh.	Mohtli	2.00	9750	4875	4875	L.I.S.
15.	NPR-P-75/KNG/77-78	Sh. Parmo s/o Sh. Pyaro.	Damtal	3.60	13500	6750	6750	L.I.S.
16.	NPR-P-76/KNG/77-78	Sh. Joginder Singh s/o Sh. Harnam Singh.	Sanor	4.40	16500	8250	8250	L.I.S.
17.	NPR-P-77/KNG/77-78	Sh. Krishan Chander s/o Sh. Uttam Chand.	Manjra	2.20	8250	4125	4125	L.I.S.
18.	NPR-P-78/KNG/77-78	Sh. Parkash Singh s/o Sh. Hakikat Singh.	Mohatli	2.40	9000	4500	4500	L.I.S.
19.	NPK-P-79/KNG/77-78	Sh. Task Singh s/o Sh. Hakikat Singh.	-do-	2.20	8250	4125	4125	L.I.S.
20.	NPK-P-80/KNG/77-78	Sh. Sucha Singh s/o Sh. Harman Singh.	Manjra	1.20	4500	2250	2250	L.I.S.
21.	NPK-P-81/KNG/77-78	Sh. Shameshar Singh s/o Sh. late Chanda Singh.	Bagga	0.80	3000	1500	1500	F.R.
22.	NPK-P-82/KNG/77-78	Sh. Mangat Ram s/o Sh. Nanak Chand.	Nurpur	0.52	1950	975	975	F.R.
23.	NPR-P-83/KNG/77-78	Sh. Kashmir Singh etc., Sh. Sher Singh.	Plabri	2.68	10000	5000	5000	F.R.

By order,
Sd/-
Deputy Commissioner-cum-Chairman.

भाग 3—अधिनियम, विधेयक और विधेयकों पर प्रवर समिति के प्रतिवेदन, वैधानिक नियम तथा हिमाचल प्रदेश के राज्यपाल, हिमाचल प्रदेश हाई कोर्ट, फाइनेन्शियल कमिश्नर तथा कमिश्नर आफ इन्कम-टैक्स द्वारा अधिसूचित आदेश इत्यादि

शून्य

भाग 4—स्थानीय स्वायत्त शासन: म्यूनिसिपल बोर्ड, डिस्ट्रिक्ट बोर्ड, नोटिफाइड और टाउन एरिया तथा पंचायती राज विभाग

LOCAL SELF GOVERNMENT DEPARTMENT

NOTIFICATION

Simla-171002, the 1st July, 1978

No. LSG. C(9)-57/76.—In exercise of the powers vested in him under sub-section (8) of section 61 of the Himachal Pradesh Municipal Act, 1968 (Act No. 19 of 1968) read with clause (b) of sub-section 9 of section 61 of the aforesaid Act, the Governor, Himachal Pradesh having approved the revised octroi schedule of

Municipal Committee, Nalagarh, District Solan is pleased to notify the reduced Octroi rates from Re. 1/- to 30 paise per quintal on all grains, their flours including seal, dharou, rice paddy, except pulses, suji, maida, rawa and nishasta.

The amended octroi rates shall come into force with effect from 1st October, 1978.

By order,
ATTAR SINGH,
Secretary.

भाग 5—वैयक्तिक अधिसूचनाएं और विज्ञापन

हिमाचल प्रदेश हाई कोर्ट

(नोटिस अन्डर आर्डर 5, रूल 20, सी० पी० सी०)

आर० एफ० ए० 4/1970

श्री साधू राम

बनाम

ग्राम पंचायत कठारी

नोटिस बनाम

1. गरीबा राम, 2. करतारा सुपुत्र श्री स्वर्गीय मारू राम, गंव

बादी । कडियार, तहसील देहरा गोपीपुर, जिला कांगड़ा (हि० प्र०) ।

प्रतिवादी ।

उपरोक्त मुकदमा उनवान में इस न्यायालय को पूर्ण विश्वास हो चुका है कि ऊपरलिखित प्रतिवादी (रिस्पोण्डेंट) पर तामील समन मामूली तरीके से होनी कठिन है। इसलिए इन को इशतहार द्वारा सूचित किया जाता है कि मुकदमा उनवान बाला में तारीख पेशी इस न्यायालय में दिनांक 20-9-78 को नियुक्त हुई है।

अतः प्रतिवादी को चाहिये कि तारीख पेशी दिनांक 20 सितम्बर, 1978 को प्रातः 10 बजे असालतन व वकालतन न्यायालय में उपस्थित हो कर मुकदमों की पैरवी करें। उपस्थित न होने पर कार्यवाही एक तरफा अमल में लाई जायेगी।

आज दिनांक 1 अगस्त, 1978 को मेरे हस्ताक्षर तथा मोहर अदालत द्वारा नोटिस जारी किया गया।

बनाम

1. चौधरी पुत्र दास, ग्राम भगद्वार, परगना चूहन, तहसील भटियात।
2. चमारू पुत्र भगतो ग्राम मिलाण " "
3. मु० सवित्री पुत्री भगतो " "
4. मु० गोहड़ी पुत्री भगतो " "
5. मु० प्रयन्त्रला पुत्री भगतो " "
6. मु० प्रेमी बेवा भगतो " "

रिस्पोण्डेंट।

अपील बनराजगी फैसला समाहर्ता द्वितीय श्रेणी भटियात डलहोजी दिनांक 14-12-77, जेर दफा 104 H. P. Land Revenue Act.

हस्ताक्षरित,
मोहर। सुप्रोटेण्डेंट (जुडिशियल)।

इशतहार

वअदालत श्री पी० सी० जसल, समाहर्ता, रोहड़ू जिला शिमला

संत कनो पत्नी रामा नन्द, माकना बरट, तहसील रोहड़ू, जिला शिमला
अपील/सायल।

बनाम

1. सुनपुर पुत्र रणजोर
2. हरी सिंह पुत्र रणजोर
3. लोभा देवी पुत्री रणजोर
4. गीता देवी पुत्री रणजोर

सकना टिक्करी, परगना सुर-
खलागड़, तहसील रोहड़ू, जिला
शिमला।

* फरीक दोयम।

अपील जेर धारा 14 हि० प्र० भू-राजस्व अधिनियम

मुकदमा उनवान बाला में फरीक दोयम नम्बर 1 सुनपुर को कई बार वजरीया समन तबब किया गया परन्तु उस को तामील न हो सकी। इस बात का अदालत को यकीन हो गया है कि फरीक दोयम नम्बर 1 सुनपुर उपरोक्त की वजरीया इशतहार राजपत्र हिमाचल प्रदेश द्वारा सूचित किया जाता है कि वह मिति 18-9-78 को मुवह 10 बजे असालतन व वकालतन जैसी भी सुरन हो अमानत हजा में हाजर होकर पैरवी मुकदमा करे अन्यथा कार्यवाही एकतरफा अमल में लाई जावेगी।

आज दिनांक 2-8-1978 को हमारे हस्ताक्षर व मोहर अदालत से जारी किया गया।

मोहर। पी० सी० जसल,
समाहर्ता।

इशतहार जेर आर्डर 5, रूल 20, सी० पी० सी०

न्यायालय श्री कंवर चन्दर शमशेर, समाहर्ता उप-मण्डल डलहोजी जिला चम्बा

मुकदमा नं० 1/VIII/78

मु० कोषिया बेवा पिहड़ू, ग्राम भगद्वार, परगना चूहन, तहसील भटियात, जिला चम्बा
अपील/ट।

उपरोक्त मुकदमा उनवान बाला में रिस्पोण्डेंट गण नं० 1, 2, सर्व-श्री चौधरी व चमारू की तामील समन नहीं हो रही है। अतः अदालत हजा को विश्वास हो गया है कि उपरोक्त प्रतिवादीगण चौधरी व चमारू उपरोक्त की तामील समन सामान्य ढंग से नहीं हो सकते। अतः वजरीया इशतहार जेर आर्डर 5, रूल 20 सी० पी० सी० के अन्तर्गत प्रतिवादा चमारू व चौधरी को सूचित किया जाना है कि उपरोक्त रिस्पोण्डेंट दिनांक 29-8-78 को असालतन व वकालतन प्रातः 10 बजे न्यायालय हजा में उपस्थित होकर पैरवी मुकदमा करे वरना उनके खिलाफ एकतरफा कार्रवाई अमल में लाई जावेगी। सूचित रहे।

आज इशतहार दिनांक 1-8-78 को मेरे हस्ताक्षर व मोहर अदालत से जारी किया गया।

मोहर। कंवर चन्दर शमशेर,
समाहर्ता, उप-मण्डल डलहोजी।

PROCLAMATION UNDER ORDER 5, RULE 20, C. P. C.

In the Court of Shri Laxman Singh Kashyap, Collector Solan, District Solan, Himachal Pradesh

Revenue Appeal No. 25/8 of 1938.
Date of Institution 15-7-1978.

Bansia son of Shri Dhanias, resident of village Shamber and Kot, District Solan, H.P. ... Appellant).

Versus

1. Shri Hari Nand son of Andi, resident of Salogra, Tehsil and District Solan, Himachal Pradesh.

2. Smt. Shanti wife of Harish Chander, resident of village Shamber, Tehsil and District Solan, Himachal Pradesh ... Respondents.

Appeal against the order of A.C. 2nd Grade, Solan dated 12/16-1-1978 in Case No. 27/77 allowing the Application for Correction, for setting aside the same.

Whereas it has been proved to the satisfaction of this court that the Respondent above-named Shanti w/o Shri Harish Chander, cannot be served in the Ordinary way of service, and the said respondent is knowingly evading service of the summons.

It is therefore hereby notified that if the respondent No. 2 aforesaid does not attend this court on 22-8-1978 to defend this case it will be heard and determined *ex-parte*.

Dated 27th July, 1978.

LAXMAN SINGH KASHYAP,
Collector,
Solan Sub-Division, Solan.

न्यायालय श्री हरभजन सिंह, नायब तहसीलदार, अर्की, बद्रख्यारात
सहायक समाहर्ता, द्वितीय श्रेणी, अर्की, जिला सोलन हिमाचल प्रदेश

अदालत जवाब श्री मनवीर चन्द राणा, महायक समाहर्ता, द्वितीय
श्रेणी (नायब-तहसीलदार), नूरपुर

मोहन पुत्र लच्छमी नन्द, साकन कोखड़ी, परगना देवरा, तहसील
अर्की सायल ।

मुकद्मा नं० 15/NT of 77

बनाम

चुनी लाल पुत्र हकीकत, मकना जमूर, तहसील नूरपुर

राम किशन पुत्र शिन्गारू, साकन कोखड़ी, परगना देवरा, तहसील अर्की
फरीक दोयम ।

बनाम

सायल ।

विषय:—तसदीक इस्तकाल भलबूल-उल-खवरी मुसम्मी राम किशन
पुत्र शिन्गारू, साकन कोखड़ी, परगना देवरा, तहसील अर्की,
जिला सोलन, हि० प्र० ।

श्री जान सिंह पुत्र वीर सिंह, प्रताप सिंह, फादी राम, करनैल
सिंह पुत्रान मोहर सिंह, बुधो सिंह पुत्र कोडू राम, मवर्ण देवी
वेवा पंजाव, मकनान टीका व मोजा जमूर, तहसील नूरपुर
ममूत्रअलवम ।

उपरोक्त प्रार्थी (सायल) ने इस न्यायालय में यह प्रार्थना पत्र
दिया है कि उसका चाचा श्री राम किशन पुत्र श्री शिन्गारू, गांव
कोखड़ी 30 साल से लापता है और वह लाबलद व लाजन है ।
अतः उसकी जायदाद का इस्तकाल भलबूल-उल-खवरी दर्ज हो
चुका है जिसका तसदीक किया जाना जरूरी है ।

विषय:—दरखवास्त बराये तकसीम अराजी खाना नं० 19 मिन
सुबं 20 मिन खनीन नं० 53 खमरा नं० 213/3 रकबा
31 क०14 म० वाक्या टीका व मोजा जमूर, तहसील नूरपुर,
जमाबन्दी माल 1970-71.

नोटिस बनाम

श्री करनैल सिंह पुत्र मोहर सिंह, बुधो सिंह पुत्र कोडू राम,
मकना जमूर, तहसील नूरपुर ।

अतः इस इस्तहार अजबारी के द्वारा हर खाम व आम को
सूचित किया जाता है कि यदि किसी व्यक्ति को उक्त इस्तकाल के
तसदीक होने में कोई एतराज हो तो वह इस की सूचना या उजरात
स्वयं या किसी अधिकृत वकील के द्वारा दिनांक 4-9-78 प्रातः
10 बजे हमारे न्यायालय व मुकाम अर्की में हाजिर होकर पेश
करे । अदम हाजिरी की सूरत में कार्यवाही यकतरफा अमल में लाई
जाकर इस्तकाल तन्दीक कर दिया जावेगा ।

उपरोक्त मुकद्मा हजा में अदालत हजा को पूर्ण विश्वास हो
चुका है कि ममूलअलवम की तामील मामूनी तरीका से होनी
मुश्किल है । इसलिए बजरिया इस्तहार राजपत्र द्वारा सूचित किया
जाता है कि वह दिनांक 25-9-78 आम या खास इस कार्यालय
में हाजिर आवे, अन्यथा कार्रवाई एक तरफा अमल में लाई जावेगी ।

आज दिनांक 28-7-78 को मेरे हस्ताक्षर व मोहर न्यायालय
सहित जारी किया गया ।

आज दिनांक 3-8-78 हमारे हस्ताक्षर व मोहर अदालत द्वारा
जारी किया जाता है ।

हरभजन सिंह,
मोहर । सहायक समाहर्ता, द्वितीय श्रेणी, अर्की ।

कार्यालय श्री गौरी दत्त खाची, उप-पंजीयक, चुराह, जिला चम्बा
हिमाचल प्रदेश

मोहर ।

मनवीर चन्द राणा,
सहायक समाहर्ता, द्वितीय श्रेणी, नूरपुर ।

दरखास्त बगर्ज दर्ज व तसदीक किए जाने वसीयतनामा
तारिख 14-2-76 जेर दफा 40, 41 भारतीय पंजीकरण अधिनियम ।

अदालती इस्तहार

तलीचन पुत्र सम्पूर्ण, ग्राम बुधोड़ा, परगना वगोड़, तहसील चुराह
(सायल) ।

व अदालत श्री एल० आर० वर्मा, सहायक संयहकर्ता, प्रथम श्रेणी
घुमारवीं, जिला बिलासपुर, हि० प्र०

बनाम

मिनल नं० 8/9

अम जनता (फीक दोयम) ।

इस्तहार बनाम सर्व साधारण जनता

श्री वृजनाल आदि बनाम इन्द्र राम वगैरह

सर्व साधारण जनता को बजरिया इस्तहार हजा सूचित किया
जाता है कि कार्यालय हजा में श्री तलीचन पुत्र सम्पूर्ण, ग्राम
बुधोड़ा उपरोक्त सायल ने दरखास्त बराये तसदीक किए जाने
वसीयतनामा दायर कर रखी है । यह वसीयत श्री भजन पुत्र
वदना, सकना बुधोड़ा, परगना वगोड़, तहसील चुराह ने बहक
तलीचन सायल तथा पत्नी सायल मु० दिलू के नाम तहरीर
करवाई है । यदि किसी शख्स को इस वसीयत के तसदीक होने
में कोई एतराज हो तो वह दिनांक 28-8-78 को या इससे पहले
असालतन या वकालतन कार्यालय हजा में पेश कर सकता है ।
इसके बाद किसी का कोई एतराज काबले समाप्त न होगा ।

दरखास्त तरकसीम रकबा तादारी 28-13 बोधा खाता
खनीन नं० 26/33 खसरा नं० 2, 11, 23, 42, 53,
68, 71, 83, 102, 151, 167 किता 11 गांव
भदसा, परगना अजमेरपुर, तहसील घुमारवीं ।

हृणाह उा० उक्त मुकद्मा में फरीकदोयम इन्द्र राम वगैरह को इस
न्यायालय से कई बार नोटिस भेजे गए नगर उनकी तामील असालतन
न हो रही है । इस न्यायालय को पूरा यकीन हो चुका है कि फीक
दोयम तामील करने से जानबूझ कर गुरेज कर रहे हैं । अतः हस्व
प्रार्थना-पत्र प्रार्थीमण फीक दोयम इन्द्र, दीनानाथ, प्रकाश चन्द,
नन्दलाल पुत्रान माडू, प्रभो वेवा माडू, विद्या देवी, बन्तीदेवी पुत्रियां
माडू, गांव भदसी, प्रेमी देवी पत्नी प्रेमलाल, गांव बड़साये, चन्दी वेवा
लौभू, गांव भदसी, कोशल्या पुत्री लौभू, गांव भदसी, पोहोली पुत्र गुलाबा,
रूपलाल पुत्र नरैण, गांव भदसी, कांशो पुत्र मरनू, गांव लडयानी
व शोला देवी जोजा तुलसी, गांव भदसी, परगना अजमेरपुर, तहसील
घुमारवीं, जिला बिलासपुर को बजरिया इस्तहार जेर आर्डर 5 रूल

आज दिनांक 24 जुलाई, 1978 को मेरे हस्ताक्षर व मोहर
अदालत से जारी हुआ ।

मोहर ।

गौरी दत्त खाची,
उप-पंजीयक, चुराह ।

20 जाब्ता दीवानी सूचित किया जाता है कि वह उपरोक्त मुकद्मा की पैरवी हेतु अमालतन या वकालतन दिनांक 23-8-78 वरवक्त 10 बजे सुबह हाजर अदालत आवें बमूरत दीगर हस्व जाब्ता कार्रवाई अमल में लाई जावेगी।

आज दिनांक 24-7-78 हस्ताक्षर हमारे व मोहर अदालत के जारी किया गया।

मोहर।

एल० आर० वर्मा,
सहायक संग्रहकर्ता, प्रथम श्रेणी घुमारवीं।

अदालती इश्तहार

व अदालत श्री ए० आर० वर्मा, सहायक संग्रहकर्ता, द्वितीय श्रेणी, घुमारवीं, जिला बिनामपुर, हि० प्र०

मिमल नं० 28/13

लालमन आदि

बनाम

नन्द प्रकाश बगैरह

दरखास्त दफ्तरी गिरदावरी रकबा तादादी 1-12 ख० नं० 52 व 2-13 ख० नं० 98, गांव नमनाह, पराना अजमेरपुर, तहसील घुमारवीं, जिला बिलमपुर।

हरणाह उपरोक्त मुकद्मा में नन्द प्रकाश बगैरह फोक दोषम को इस अदालत से कई बार समन भेजे गए मगर उन पर तामील न हो रही है। रिपोर्ट तामील कुनिदा से पाया जाता है कि फोक दोषम पर अमालतन तरीका से तामील न हो सकेगी। अतः फोक दोषम नन्द प्रकाश पुत्र प्रभों विधवा, विद्या देवी, सोता देवी, निमली देवी पुत्रियां राम मरन दास, जात ब्राह्मण, गांव उगगाई, निजद मिलटरी स्पलाई आफिस उगगाई, तहसील व जिला सोलन व प्रेमा पुत्र रामा, गांव ममलाह, परगना अजमेरपुर, तहसील घुमारवीं, जिला बिलमपुर, हिमाचल प्रदेश को बजरिया इश्तहार जेर आर्डर 5, रूल 20 जाब्ता दीवानी सूचित किया जाता है कि अगर उनको उपरोक्त मुकद्मा में कोई उजर व एनराज हो तो दिनांक 23-8-78 वरवक्त 10 बजे सुबह अमालतन व वकालतन हाजर अदालत आवें बमूरत गैर हाजरी हस्व जाब्ता कार्रवाई अमल में लाई जावेगी।

आज दिनांक 24-7-78 हस्ताक्षर हमारे व मोहर अदालत के जारी किया गया।

मोहर।

एल० आर० वर्मा,
सहायक संग्रहकर्ता, द्वितीय श्रेणी, घुमारवीं।

अदालती इश्तहार

व अदालत श्री चन्द्र मोहन कौशल, तहसीलदार बजरियारात सहायक समाहर्ता, प्रथम वर्ग, बड़सर, जिला हमीरपुर (हि० प्र०)

जुहन्

बनाम

गौरी आदि।

अनुवान: तस्मीम भूमि खाता नं० 11 खतोनी नं० 11 खसरा नं० 393 रकबा बकदर 0-13 मरले अनुसार जमाबन्दी 1975-76 बाक्या टीका हस्वी, टप्पा फाहल।

नोटिस बनाम: 1. श्रीमती भोला नाबालग बजरिया लभू वातद खुद, 2. शाला, 3. नीजी, 4. संघा दुखतरान चौधरी, 5. जानकी बेबा लैहणू,

6. बंसी, 7. रोशन, 8. अमर नाथ पिसरान लैहणू, 9. रोशनी, 10. कलापती दुखतरान लैहणू, 11. दरोपती बेबा मोहण, 12. मदन लाल, 13. तारो, 14. सिमरो, 15. भगती नाबालगान बजरिया दरोपती वालदा, 16. कृष्णी देवी बेबा बरूशी, 17. काशमीरी, 18. राज कुमार, 19. पंनकीज कुमारी नाबालगान वललायत कृष्णी देवी वालदा, 20. संतोष कुमार पुत्र बरूशी राम, 21. ब्रह्मी, 22. कीमनू दुखतरान गद्दी साकनान टीका हसवीं, टप्पा फाहल, तहसील बड़सर।

बमुकद्मा उपरोक्त उनवान वाला में श्रीमती भोला बगैरा को कई बार समन जारी किये गये मगर वह हाजिर अदालत नहीं हो रहे हैं अतः उन्हें बजरिया इश्तहार अखबार सूचित किया जाता है कि वह बराये पैरवी दरखास्त अमालतन या वकालतन हमारे न्यायालय हजा में तिथि 22-8-1978 को सुबह 10 बजे हाजिर अदालत आवें बमूरत दीगर कार्रवाई जाब्ता अमल में लाई जावेगी।

आज तिथि 17-7-78 को हस्ताक्षर मेरे व मोहर अदालत से जारी हुआ।

मोहर।

चन्द्र मोहन कौशल,
तहसीलदार, बड़सर।

अदालती इश्तहार

व अदालत श्री चन्द्र मोहन कौशल, तहसीलदार व अखत्यारात सहायक समाहर्ता प्रथम वर्ग, बड़सर, जिला हमीरपुर, (हि० प्र०)

धर्म सिंह

बनाम

शंकर सिंह आदि

अनुवान: दरखास्त तस्मीम भूमि खाता नं० 10 खतोनी नं० 14 खसरा किता 6 रकबा बकदर 24 कनाल 8 मरले बाक्या टीका होलत, टप्पा डटवाल।

नोटिस बनाम: श्री आत्मा राम पुत्र गंगाराम, साकन नाहलीवी, टप्पा मेहलता, तहसील व जिला हमीरपुर।

बमुकद्मा उपरोक्त उनवान वाला में श्री आत्मा राम मजकूर को कई बार समन जारी किये गये मगर वह हाजिर अदालत नहीं हुआ इससे जाहिर होता है कि वह तामील करने से जानबूझ कर टाल मटोल करता है। अतः बजरिया इश्तहार अखबार सूचित किया जाता है कि वह बराये पैरवी दरखास्त अमालतन या वकालतन हमारे न्यायालय हजा में तिथि 22-8-1978 को सुबह 10 बजे हाजिर आवें बमूरत दीगर कार्रवाई जाब्ता अमल में लाई जावेगी।

आज तिथि 19-7-78 को हमारे हस्ताक्षर व मोहर अदालत से जारी हुआ।

मोहर।

चन्द्र मोहन कौशल,
तहसीलदार, बड़सर।

Before the District Co-operative and Supplies Officer,
Hamirpur Arbitrator

In the matter of Arbitration under section 72 of the H. P. Co-operative Societies Act, 1968 (Act No. 3 of 1969) for the settlement of dispute for Rs. 1634.55 P.

The Chamba District Co-operative M.&S. Federation Ltd; Chamba (H. P.) .. Plaintiff.

Versus

Shri Gunjara Ram s/o Shri Mangli Ram, village Bhutal, P. O. Tundi, Tehsil Bhattiyat, District Chamba (H. P.) .. Defendant.

Whereas Shri Gunjara Ram s/o Shri Mangli Ram defendant was served with a notice under registered cover to represent his case before this court in person, but the registered envelope has been received un-delivered and now it has been proved to the satisfaction of this court that the defendant is evading the service of the notice and service through ordinary course cannot be made. Therefore, this notice is published in the Himachal Pradesh Rajpatra for the information of parties.

Shri Gunjara Ram s/o Mangli Ram (Defendant) is hereby summoned to come present in this court on 20-9-1978 at 11.00 to defend his case, failing which the case will be heard *ex-parte*.

Given under my hand and the seal of this court on 1st day of August, 1978.

Seal.

D. S. VIDYARTHI,
Arbitrator.

Before the District Co-operative and Supplies Officer
Hamirpur (H. P.) Arbitrator

In the matter of Arbitration under section 72 of the Himachal Pradesh Co-operative Societies Act, 1968 (Act No. 3 of 1969) for the settlement of dispute for Rs 2494.14 P.

The Chamba District Co-op. M. & S. Federation Ltd., Chamba, H. P. Plaintiff.

Versus

Shri Kalyan Singh s/o Shri Lal Singh, V. Tundru, Telsil Pangri (Pargana Kilar), District Chamba Defendant.

Whereas Shri Kalyan Singh s/o Shri Lal Singh defendant has been evading the service of notice issued to him and it has proved to the satisfaction of this court that service through ordinary course is not possible to him. Therefore, this notice is published in the Himachal Pradesh Rajpatra for the information of the parties.

Shri Kalyan Singh s/o Shri Lal Singh defendant is hereby summoned to come present in this court on 20-9-1978 at 11.00 to defend his case, failing which the case will be heard *ex-parte*.

Given under my hand and the seal of this court on 1st day of August, 1978.

Seal.

D. S. VIDYARTHI,
Arbitrator.

Before the District Co-operative and Supplies Officer
Hamirpur (H.P.), Arbitrator

In the matter of arbitration under section 72 of the Himachal Pradesh Co-op. Societies Act, 1963 (Act No. 3 of 1969) for the settlement of dispute for Rs. 1114.49 P.

The Chamba District Co-op. M. & S. Federation Ltd., Chamba, H. P. Plaintiff

Versus

Shri Khem Singh s/o Shri Tej Singh, Sheep Con-

tractor, V. Khajjan, P. O. Nurpur, Tehsil Nurpur, District Kangra (H. P.)

Whereas Shri Khem Singh s/o Shri Tej Singh defendant has been evading the service of notices issued to him and it has proved to the satisfaction of this court that service through ordinary course is not possible to him. Therefore, this notice is published in the Himachal Pradesh Rajpatra for the information of the parties.

Shri Khem Singh s/o Shri Tej Singh defendant is hereby summoned to come present in this court on 20-9-1978 at 11-00 to defend his case, failing which the case will be heard *ex-parte*.

Given under my hand and the seal of this court on 1st day of August, 1978.

Seal.

D. S. VIDYARTHI,
Arbitrator.

Before the District Co-operative and Supplies Officer,
Hamirpur (H. P.), Arbitrator

In the matter of Arbitration under section 72 of the Himachal Pradesh Co-operative Societies Act, 1968 (Act No. 3 of 1969) for the settlement of dispute for Rs. 637.58 P.

The Chamba District Co-op. M.&S. Federation Ltd; Chamba (Himachal Pradesh) Plaintiff.

Versus

Shri Sakatter Lal, ex-salesman, D.C.F. Chamba, Village Bandala, P.O. Bandala, Tehsil Ajnala, District Amritsar Defendant.

Whereas Shri Sakatter Lal defendant has been evading the service of notices issued to him and it has been proved to the satisfaction of this court that service through ordinary course is not possible to him. Therefore, this notice is published in the Himachal Pradesh Rajpatra for the information of the parties.

Shri Sakatter Lal defendant is hereby summoned to come present in this court on 20-9-1978 at 11-00 to defend his case, failing which the case will be heard *ex-parte*.

Given under my hand and the seal of this court on 1st day of August, 1978.

Seal.

D. S. VIDYARTHI,
Arbitrator.

HIMACHAL PRADESH STATE ELECTRICITY BOARD

NOTIFICATION

Sinla, the 29th July, 1978

No. HPSEB-22-24/77-W.— In exercise of the powers conferred under sections 28 and 29 of the Electricity (Supply) Amendment Act, 1976 the H. P.S.E.B. is pleased to sanction the scheme of 132 K.V. S/C inter-State line between Majri (Himachal Pradesh) and Abdullapur (Haryana).

2. This scheme is meant for the utilization of power generated from the Giri Power House, at Giri Nagar, Nahan, Himachal Pradesh envisages the construction of 75 k. m. of 132 K.V. S/C line between Majri, Himachal Pradesh and Abdullapur (Haryana) (50 km. in Haryana and 25 km. in H. P.).

3. The estimated capital expenditure on this scheme is as under:

H. P.	.. 77.43 lakhs
Haryana	.. 87.04 lakhs
Total	.. 164.47 lakhs

4. For placing the wires, poles, wall brackets, stays, apparatus and appliance for the transmission and distribution of electricity or for the transmission of telegraphic or telephonic communications necessary for the purpose of the scheme, the Board shall in accordance with provision of section 42 of Electricity (Supply) Amendment Act, 1976, and shall exercise all the powers which the Telegraph Authority possesses under part II of the Indian Telegraph Act, 1885 (15 of 1885) with regard to a Telegraph established or maintained and shall not be bound by the provisions of sections 12 to 15 and 18 and 19 of the Indian Electricity Act, 1910.

5. Notice is hereby given that any licensee or other person interested may raise any objection and or make any representation on the above scheme by 31x78 whereafter no objection and or representation will be entertained/executed with or without modification as approved by the Board.

6. Necessary plans showing the line etc. may be inspected on any working day in the office of the Superintending Engineer, P&D(E), H.P.S.E.B., Simla and objections and or representation in respect of this scheme if any, should be sent to the undersigned.

Sd/-

Officer on Special Duty,
H.P.S.E.B., Simla-4.

Before Rup Chand Sharma, Rent Controller (3), Simla

Shri Inder Pal Singh Ahluwalia son of Shri Gian Singh Ahluwalia, resident of Ellingham Cottage Annexe, Cart Road, Simla ..Petitioner.

Vs.

Shri Kewal Ram Sharma son of Shri Diva Nand Sharma, Inspector of Police c/o Commandant 1st Bn. H. P. A. P., Junga, Simla (H. P.) ..Respondent.

Application for fixation of fair rent under section 5 of the Himachal Pradesh Urban Rent Control Act, 1971.

NOTICE UNDER ORDER 5, RULE 20, C. P. C.

Whereas in the above noted case, it has been proved to the satisfaction of this court that the above named respondent Shri Kewal Ram Sharma cannot be served by ordinary process as the summons issued to the respondent has been received back as unserved.

Hence, a notice under order 5, rule 20, C. P. C. is hereby issued against the above named respondent Shri Kewal Ram Sharma to appear in this court on 22-8-1978 at 10 A. M. personally or through advocate otherwise *ex-parte* proceedings shall be taken against the said respondent.

Given under my hand and seal of this court this 3rd day of August, 1978.

Seal.

RUP CHAND SHARMA,
Rent Controller (3).

PROCLAMATION UNDER ORDER 5, RULE 20, C.P.C.

In the Court of Shri J. L. Gupta, Sub-Judge,
3rd Class, Kangra (H. P.)

CASE No. 195/77

In case Mandir Suraj Kund *Versus* Dilbar Masih etc.

Versus Shri Ravinder Kumar s/o Shrimati Shanto Devi widow of Kirpa Ram at present in the house of Dina Nath, resident of Suraj Kund Road, Kangra, Himachal Pradesh ..Defendant.

Whereas in the above noted case, it has been proved to the satisfaction of this court that the above noted defendant is evading the service of the summons and cannot be served in the normal course of the service. Hence, this proclamation is hereby issued against him to appear in this court on the date fixed for hearing on 7-9-1978 at 10 A.M. personally or through an authorised agent or pleader to defend the case, failing which *ex-parte* proceedings shall be taken against him.

Given under my hand and the seal of the court this day of August, 1978.

Seal.

J. L. GUPTA,
Sub-Judge, Kangra.

भाग 6—भारतीय राजपत्र इत्यादि में से पुनः प्रकाशन

LAW DEPARTMENT NOTIFICATION

Simla-2, the 15th November, 1977

No. LLR-E(9)77.—The following Ordinances promulgated by the President of India and published in the Gazette of India, Extraordinary, Part II, Section 1, are hereby republished in the Rajpatra, Himachal Pradesh for the information of general public:—

1. The Banking Service Commission (Repeal) Ordinance, 1977 (10 of 1977).
2. The Enemy Property (Amendment) Ordinance, 1977 (11 of 1977).
3. The Requisitioning and Acquisition of Immovable Property (Amendment) Ordinance, 1977 (12 of 1977).
4. The Smith, Stanistreet and Company Limited (Acquisition and Transfer of Undertakings) Ordinance, 1977 (13 of 1977).
5. The Gresham and Craven of India (Private) Limited (Acquisition and Transfer of Undertakings) Ordinance, 1977 (14 of 1977).
6. The Advocates (Amendment) Ordinance, 1977 (16 of 1977).

K. C. GUPTA,
Under Secretary.

MINISTRY OF LAW, JUSTICE AND COMPANY AFFAIRS

(Legislative Department)

New Delhi, the 19th September, 1977/Bhadra 28, 1899 (Saka).

THE BANKING SERVICE COMMISSION (REPEAL) ORDINANCE, 1977

(No. 10 OF 1977)

Promulgated by the Vice-President discharging the functions of the President in the Twenty-eighth Year of the Republic of India.

An Ordinance to repeal the Banking Service Commission Act, 1975.

WHEREAS Parliament is not in session and the Vice-President, discharging the functions of the President is satisfied that circumstances exist which render it necessary for him to take immediate action;

NOW, THEREFORE, in exercise of the powers conferred by clause (1) of article 123 of the Constitution, the Vice-President discharging the functions of the President is pleased to promulgate the following Ordinance:—

1. *Short title and commencement.*—(1) This Ordinance may be called the Banking Service Commission (Repeal) Ordinance, 1977.

(2) It shall come into force at once.

2. *Definitions.*—In this Act, unless the context otherwise requires,—

(a) "appointed day" means the day on which this Ordinance comes into force;

(b) "Banking Service Commission" means the Banking Service Commission established under section 3 of the Banking Service Commission Act, 1975 (42 of 1975).

3. *Repeal of Act 42 of 1975 and the dissolution of the Banking Service Commission.*—On the appointed day, the Banking Service Commission Act, 1975, shall stand repealed, and the Banking Service Commission shall stand dissolved.

4. *Consequential provisions.*—On the dissolution of the Banking Service Commission,—

- (a) (i) the person appointed as the Chairman of the Banking Service Commission; and
- (ii) every other person appointed by the Banking Service Commission,

and holding office as such immediately before the appointed day shall vacate their respective offices and no such Chairman or other person shall be entitled to claim any compensation for the premature termination of the term of his office or of any contract of service;

(b) any proceeding of whatever nature pending before the Banking Service Commission immediately before the appointed day shall stand terminated;

(c) the balance of all monies (including any fee) received by, or advanced to, the Banking Service Commission and not spent by it before the appointed day shall, on the appointed day, stand transferred to, and shall vest in, the Central Government;

(d) all property of whatever kind owned by, or vested in, the Banking Service Commission immediately before the appointed day, shall, on the appointed day, stand transferred to, and shall vest in the Central Government;

(e) all liabilities and obligations of whatever kind incurred by the Banking Service Commission and subsisting immediately before the appointed day shall, on and from the appointed day, be deemed to be the liabilities or obligations, as the case may be, of the Central Government; and any proceeding or cause of action, pending or existing immediately before the appointed day by or against the Banking Service Commission in relation to such liability or obligation may, as from the appointed day, be continued or enforced by or against the Central Government.

Explanation.—For the purposes of this clause, "liability" does not include any liability for any money advanced to the Banking Service Commission under sub-section (3) of section 19 of the Banking Service Commission Act, 1975 (42 of 1975);

(f) all monies vested in the Central Government under clause (c) shall, after deducting the amount incurred for discharging the liabilities and obligations under clause (e), be refunded by the Central Government to each public sector bank as defined in clause (h) of section 2 of the Banking Service Commission Act, 1975 (42 of 1975) in proportion to the amount advanced by such public sector bank to the Banking Service Commission under sub-section (3) of section 19 of that Act.

B. D. JATTI,
Vice-President,
discharging the functions of the
President.

K. K. SUNDARAM,
Secretary to the Government of India.

New Delhi, the 23rd September, 1977/Asvini, 1899 (Saka)

THE ENEMY PROPERTY (AMENDMENT) ORDINANCE, 1977

(No. 11 of 1977)

Promulgated by the Vice-President discharging the functions of the President in the Twenty-eighth Year of the Republic of India.

An Ordinance to amend the Enemy Property Act, 1968. WHEREAS Parliament is not in session and the Vice-President discharging the functions of the President is satisfied that circumstances exist which render it necessary for him to take immediate action;

NOW, THEREFORE, in exercise of the powers conferred by clause (1) of article 123 of the Constitution the Vice-President discharging the functions of the President is pleased to promulgate the following Ordinance:—

1. *Short title and commencement.*—(1) This Ordinance may be called the Enemy Property (Amendment) Ordinance, 1977.

(2) It shall come into force on the 27th September, 1977.

2. *Act 34 of 1968 to be temporarily amended.*—During the period of operation of this Ordinance, the Enemy Property Act, 1968 (hereinafter referred to as the principal Act) shall have effect subject to the amendments specified in sections 3 to 11.

3. *Amendment of long title.*—In the long title of the principal Act, after the words and figures "Defence of India Rules, 1962" the words and figures "and the Defence of India Rules, 1971" shall be inserted.

4. *Amendment of section 2.*—In clause (b) of section 2 of the principal Act, after the words and figures "Defence of India Rules, 1962", the words, and figures "or the Defence of India Act, 1971 and the Defence of India Rules, 1971" shall be inserted.

5. *Amendment of section 3.*—In the proviso to section 3 of the principal Act, after the words and figures "Defence of India Rules, 1962", the words and figures "or the Defence of India Rules, 1971, as the case may be," shall be inserted.

6. *Amendment of section 4.*—In the proviso to section 4 of the principal Act, after the words and figures "Defence of India Rules, 1962", the words and figures "or the Defence of India Rules, 1971, as the case may be," shall be inserted.

7. *Amendment of section 5.*—Section 5 of the principal Act shall be renumbered as sub-section (1) thereof and after that sub-section as so renumbered, the following sub-section shall be inserted, namely:—

"(2) Notwithstanding the expiration of the Defence of India Act, 1971 (42 of 1971) and the Defence of India Rules, 1971, all enemy property vested before such expiration in the Custodian of Enemy Property for India appointed under the said rules and continuing to vest in him immediately before the commencement of the Enemy Property (Amendment) Ordinance, 1977 shall, as from such commencement, vest in the Custodian."

8. *Amendment of section 7.*—In section 7 of the principal Act, after the words and figures "Defence of India Rules, 1962", wherever they occur, the words and figures "or the Defence of India Rules, 1971, as the case may be," shall be inserted.

9. *Amendment of section 8.*—In sub-section (2) of section 8 of the principal Act, in clause (x), after the figures, letters and word "25th October, 1962", the words, figures and letters "or on the 3rd December, 1971" shall be inserted.

10. *Amendment of section 23.*—In sub-section (3) of section 23 of the principal Act, for the words "or in two successive sessions and if, before the expiry of the

session in which it is so laid or the session immediately following", the words "or in two or more successive sessions and if, before the expiry of the session immediately following the session or the successive sessions aforesaid" shall be substituted.

11. *Amendment of section 24.*—Section 24 of the principal Act shall be renumbered as sub-section (1) thereof and after that sub-section as so renumbered, the following sub-section shall be inserted, namely:—

"(2) Every order which was made under the Defence of India Rules, 1971 by the Central Government or by the Custodian of Enemy Property for India appointed under those rules relating to enemy property and which was in force immediately before the expiration thereof shall, in so far as such order is not inconsistent with the provisions of this Act, be deemed to continue in force and to have been made under this Act."

B. D. JATTI,
Vice-President,

discharging the functions of the President.

K. K. SUNDARAM,
Secretary to the Government of India.

New Delhi, the 23rd September, 1977/Asvini 1, 1899 (Saka)

THE REQUISITIONING AND ACQUISITION OF IMMOVABLE PROPERTY (AMENDMENT) ORDINANCE, 1977

(No. 12 of 1977)

Promulgated by the Vice-President discharging the functions of the President in the Twenty-eighth Year of the Republic of India.

An Ordinance further to amend the Requisitioning and Acquisition of Immovable Property Act, 1952.

WHEREAS Parliament is not in session and the Vice-President discharging the functions of the President is satisfied that circumstances exist which render it necessary for him to take immediate action;

NOW, THEREFORE, in exercise of the powers conferred by clause (1) of article 123 of the Constitution, the Vice-President discharging the functions of the President is pleased to promulgate the following Ordinance:—

1. *Short title.*—This Ordinance may be called the Requisitioning and Acquisition of Immovable Property (Amendment) Ordinance, 1977.

2. *Insertion of new section 26.*—In the Requisitioning and Acquisition of Immovable Property Act, 1952, (30 of 1952), after section 25, the following section shall be inserted and shall be deemed to have been inserted with effect on and from the 21st day of March, 1977, namely:—

26. *Special provision as to certain requisitions under Act 42 of 1971.*—(1) Notwithstanding anything contained in this Act, any immovable property requisitioned or purported to have been requisitioned by the Central Government or by any officer or authority to whom powers in this behalf have been delegated by that Government, under the Defence of India Act, 1971, and the rules made thereunder (including any immovable property deemed to have been requisitioned under the said Act), which has not been released from such requisition before the appointed day, shall,—

(i) if such property was requisitioned on or before the 21st day of March, 1977, as from that date, and

(ii) if such property was requisitioned at any time after such date, as from the date of its requisition,

be deemed to have been requisitioned by the competent authority under the provisions of this Act for the purpose for which such property was held immediately before the appointed day and all the provisions of this Act shall apply accordingly:

Provided that in determining the compensation payable under this Act in respect of any property so deemed to have been requisitioned under this Act, the sum or sums, if any, as may be found necessary to compensate the person interested for all or any of the matters specified in clause (b) of sub-section (2) of section 8 shall be reduced by the sum or sums, if any, paid or payable in respect of such matter or matters as compensation in respect of such property under the Defence of India Act, 1971, and the rules made thereunder.

(2) Save as otherwise provided in sub-section (1), the provisions of the Defence of India Act, 1971, and the rules made thereunder, in so far as those provisions relate to the requisitioning of any such immovable property as is referred to in sub-section (1), shall, as from the 21st March, 1977, cease to operate except as respects things done or omitted to be done before such cesser and section 6 of the General Clauses Act, 1897 (10 of 1897), shall apply upon such cesser of operation as if such cesser were a repeal of an enactment by a Central Act.

Explanation.—In this section, "appointed day" means the date of promulgation of the requisitioning and Acquisition of Immovable Property (Amendment) Ordinance, 1977.

B. D. JATTI,
Vice-President,

discharging the functions of the President.

K. K. SUNDARAM,
Secretary to the Government of India.

THE SMITH, STANISTREET AND COMPANY LIMITED (ACQUISITION AND TRANSFER OF UNDERTAKINGS) ORDINANCE, 1977

(No. 13 of 1977)

Promulgated by the President in the Twenty-eighth Year of the Republic of India.

An Ordinance to provide for, in the public interest, the acquisition and transfer of the right, title and interest of Messrs. Smith, Stanistreet and Company Limited, Calcutta and for matters connected therewith or incidental thereto.

WHEREAS Messrs. Smith, Stanistreet and Company Limited, Calcutta were engaged in the manufacture and distribution of pharmaceuticals and chemicals which are essential to meet the needs of the public;

AND WHEREAS the management of the undertakings of the Company was in a manner highly detrimental to the public interest and had suffered heavy losses;

AND WHEREAS the management of the Company was taken over by the Central Government under section 18A of the Industries (Development and Regulation) Act, 1951 (65 of 1951);

AND WHEREAS for the purpose of reconstructing and rehabilitating the undertakings of the Company so as to subserve the interest of the general public by the augmentation and distribution of the different varieties of essential pharmaceuticals and chemicals produced by the said Company, and to ensure the continued supply thereof, it is necessary to acquire the right, title and interest of Messrs. Smith, Stanistreet and Company Limited, Calcutta;

AND WHEREAS Parliament is not in session and the President is satisfied that circumstances exist which render it necessary for him to take immediate action;

NOW, THEREFORE, in exercise of the powers conferred by clause (1) of article 123 of the Constitution, the President is pleased to promulgate the following Ordinance, namely:—

CHAPTER I

PRELIMINARY

1. *Short title and commencement.*—(1) This Ordinance may be called the Smith, Stanistreet and Company Limited (Acquisition and Transfer of Undertakings) Ordinance, 1977.

(2) It shall come into force on the 1st day of October, 1977.

2. *Definitions.*—In this Ordinance, unless the context otherwise requires,—

- (a) "appointed day" means the 1st day of October, 1977;
- (b) "Company" means the Smith, Stanistreet and Company Limited, being a company as defined in the Companies Act, 1956 (1 of 1956) and having its registered office at 18, Convent Road, Calcutta-700014;
- (c) "Commissioner" means the Commissioner of Payments appointed under section 14;
- (d) "notification" means a notification published in the Official Gazette;
- (e) "prescribed" means prescribed by rules made under this Ordinance;
- (f) "specified date" means such date as the Central Government may, for the purposes of any of the provisions of this Ordinance, by notification specify and different dates may be specified for different provisions of this Ordinance;
- (g) words and expressions used herein and not defined but defined in the Companies Act, 1956 (1 of 1956) have the meanings respectively assigned to them in that Act.

CHAPTER II

ACQUISITION AND TRANSFER OF THE UNDERTAKINGS OF THE COMPANY

3. *Transfer to and vesting in Central Government of the undertakings of the Company.*—On the appointed day, the undertakings of the Company, and the right, title and interest of the Company in relation to its undertakings, shall, by virtue of this Ordinance, be transferred to, and shall vest in, the Central Government.

4. *General effect of vesting.*—(1) The undertakings of the Company shall be deemed to include all assets, rights, lease-holds, powers, authorities and privileges, and all property, movable and immovable, including lands, buildings, workshops, stores, instruments, machinery and equipment, cash balances, cash on hand, reserve funds, investments, book debts and other rights and interests in, or arising out of, such property as were immediately before the appointed day in the ownership, possession, power or control of the Company, whether within or outside India, and all books of account, registers and all other documents of whatever nature relating thereto.

(2) All properties as aforesaid which have vested in the Central Government under section 3 shall, by force of such vesting, be freed and discharged from any trust, obligation, mortgage, charge, lien and all other encumbrances affecting it, and any attachment, injunction or decree or order of any court restricting the use of such property in any manner or appointing any receiver in respect of the whole or any part of such property shall be deemed to have been withdrawn.

(3) Every mortgagee of any property which has vested under this Ordinance in the Central Government and every person holding any charge, lien or other interest in, or in relation to, any such property shall give, within such time and in such manner as may be prescribed, an intimation to the Commissioner of such mortgage, charge, lien or other interest.

(4) For the removal of doubts, it is hereby declared that the mortgagee of any property referred to in

sub-section (3) or any other person holding any charge, lien or other interest in, or in relation to, any such property shall be entitled to claim, in accordance with his rights and interests, payment of the mortgage money or other dues, in whole or in part, out of the amount specified in section 7, and also out of the monies determined under section 8, but, no such mortgage, charge, lien or other interest shall be enforceable against any property which has vested in the Central Government.

(5) If on the appointed day, any suit, appeal or other proceeding by or against the Company, of whatever nature in relation to any property which has vested in the Central Government, under section 3, is pending, the same shall not abate, be discontinued or be, in any way, prejudicially affected by reason of the transfer of the undertakings of the Company or of anything contained in this Ordinance, but the suit, appeal or other proceeding may be continued, prosecuted or enforced by or against the Company.

5. *Central Government or Government company not to be liable for prior liabilities.*—(1) Every liability of the Company in respect of any period prior to the appointed day, shall be the liability of the Company and shall be enforceable against it and not against the Central Government, or, where the undertakings of the Company are directed, under section 6, to vest in a Government company, against that Government company.

(2) For the removal of doubts, it is hereby declared that,—

- (a) save as otherwise expressly provided in this ordinance, no liability of the Company in relation to its undertakings in respect of any period prior to the appointed day, shall be enforceable against the Central Government, or, where the undertakings of the Company are directed, under section 6, to vest in a Government company, against that Government company;
- (b) no award, decree or order of any court, tribunal or other authority in relation to the undertakings of the Company, passed after the appointed day, in respect of any matter, claim or dispute which arose before that day, shall be enforceable against the Central Government, or, where the undertakings of the Company are directed under section 6, to vest in a Government company, against that Government company;
- (c) no liability incurred by the Company before the appointed day, for the contravention of any provision of law for the time being in force, shall be enforceable against the Central Government, or, where the undertakings of the Company are directed, under section 6, to vest in a Government company, against that Government company.

6. *Power of Central Government to direct vesting of the undertakings of the Company in a Government company.*—(1) Notwithstanding anything contained in sections 3 and 4, the Central Government may, if it is satisfied that a Government company is willing to comply, or has complied, with such terms and conditions as that Government may think fit to impose direct, by notification, that the undertakings of the Company and the right, title and interest of the Company in relation to its undertakings which have vested in that Government under section 3, shall instead of continuing to vest in the Government vest in the Government company either on the date of the notification or on such earlier or later date (not being a date earlier than the appointed day) as may be specified in the notification.

(2) Where the right, title and interest of the Company in relation to its undertakings, vest in a Government company under sub-section (1), the Government company shall, on and from the date of such vesting, be deemed to have become the owner in relation to such undertakings and all the rights and liabilities of the Central Government in relation to such undertakings shall, on and from the date of such vesting, be deemed to have become

the rights and liabilities, respectively, of the Government company.

CHAPTER III

PAYMENT OF AMOUNTS

7. *Payment of amount.*—For the transfer to, and vesting in, the Central Government, under section 3, of the undertakings of the Company and the right, title and interest of the Company in relation to its undertakings, there shall be given by the Central Government to the Company, in cash, and in the manner specified in Chapter VI, an amount of three crores and seventy-four thousand rupees.

8. *Payment of further amount.*—(1) For the deprivation of the Company of the management of its undertakings, there shall be given to the Company by the Central Government an amount calculated at the rate of ten thousand rupees per annum for the period commencing on the date on which the management of the undertakings of the Company was taken over by the Central Government and ending on the appointed day.

(2) The amount specified in section 7 and the amount determined under sub-section (1) shall carry simple interest at the rate of four per cent per annum for the period commencing on the appointed day and ending on the date on which the payment of the amount is made by the Central Government to the Commissioner.

(3) The amount determined in accordance with the provisions of sub-sections (1) and (2) shall be given by the Central Government to the Company in addition to the amount specified in section 7.

(4) For the removal of doubts, it is hereby declared that the liabilities of the Company in relation to its undertakings which have vested in the Central Government under section 3, shall be discharged from the amount referred to in section 7, and also from the amounts determined under sub-sections (1) and (2), in accordance with the rights and interests of the creditors of the Company.

CHAPTER IV

MANAGEMENT, ETC., OF THE UNDERTAKINGS OF THE COMPANY

9. *Management, etc., of the undertakings of the Company.*—(1) The general superintendence, direction, control and management of the affairs and business of the undertakings of the Company, the right, title and interest in relation to which have vested in the Central Government under section 3, shall,—

- (a) where a direction has been issued by the Central Government under sub-section (1) of section 6, vest in the Government company specified in such direction; or
- (b) where no such direction has been issued by the Central Government, vest in one or more Custodians appointed by the Central Government under sub-section (2),

and thereupon the Government company so specified or the Custodian so appointed, as the case may be, shall be entitled to exercise all such powers and do all such things as the Company is authorised to exercise and do in relation to its undertakings.

(2) The Central Government may appoint one or more individuals or a Government company as the Custodian of the undertakings of the Company in relation to which no direction has been issued by it under sub-section (1) of section 6.

10. *Duty of persons in charge of management of the undertakings of the Company to deliver all assets, etc.*—(1) On the vesting of the management of the undertakings of the Company in a Government company or on the appointment of a Custodian, all persons in charge of the management of the undertakings of the Company immediately

before such vesting or appointment, shall be bound to deliver to the Government company or the Custodian, as the case may be, all assets, books of account, registers or other documents in their custody relating to the undertakings of the Company.

(2) The Central Government may issue such directions as it may deem desirable in the circumstances of the case to the Government company or the Custodian as to its or his powers and duties and the Government company or Custodian may also, if it or he so desires, apply to the Central Government at any time for instructions as to the manner in which the management of the undertakings of the Company shall be conducted by it or him or in relation to any other matter arising in the course of such management.

(3) The Custodian shall receive from the funds of the undertakings of the Company such remuneration as the Central Government may fix and shall hold office during the pleasure of the Government.

11. *Accounts and audit.*—The Custodian of the undertakings of the Company shall maintain the accounts of the undertakings of the Company in such form and in such manner and under such conditions as may be prescribed and the provisions of the Companies Act, 1956 (1 of 1956) shall apply to the audit of the accounts so maintained as they apply to the audit of the accounts of a company.

CHAPTER V

PROVISIONS RELATING TO EMPLOYEES OF THE COMPANY

12. *Employment of employees to continue.*—(1) Every person who has been, immediately before the appointed day, employed by the Company in relation to its undertakings, shall become, on and from the appointed day, an employee of the Central Government or, as the case may be, of the Government company referred to in section 6, and shall hold office or service under the Central Government or Government company, as the case may be, with the same remuneration and upon the same terms and conditions, with the same rights and privileges as to pension, gratuity and other matters as would have been admissible to him if there had been no such vesting and shall continue to do so unless and until his employment under the Central Government or the Government company, as the case may be, is duly terminated or until his remuneration, terms and conditions of service are duly altered by the Central Government or the Government company, as the case may be.

(2) Notwithstanding anything contained in the Industrial Disputes Act, 1947 (14 of 1947) or in any other law for the time being in force the transfer of the services of any officer or other person employed in the undertakings of the Company to the Central Government or the Government company shall not entitle such officer or other employee to any compensation under this Ordinance or under any other law for the time being in force and no such claim shall be entertained by any court, tribunal or other authority.

13. *Provident and other funds.*—(1) Where the Company has established a provident, superannuation, welfare or other fund for the benefit of the persons employed in the undertakings of the Company, the monies relatable to the employees, whose services have become transferred by or under this Ordinance to the Central Government or Government company, shall, out of the monies standing, on the appointed day, to the credit of such provident, superannuation, welfare or other fund, stand transferred to, and shall vest in, the Central Government or the Government company, as the case may be.

(2) The monies which stand transferred under sub-section (1) to the Central Government or the Government company, as the case may be, shall be dealt with by that Government or the Government company in such manner as may be prescribed.

CHAPTER VI

COMMISSIONER OF PAYMENTS

14. Appointment of Commissioner of Payments.—(1) The Central Government shall, for the purpose of disbursing the amounts payable to the Company under sections 7 and 8, by notification, appoint a Commissioner of Payments.

(2) The Central Government may appoint such other persons as it may think fit to assist the Commissioner and thereupon the Commissioner may authorise one or more of such persons also to exercise all or any of the powers exercisable by him under this Ordinance and different persons may be authorised to exercise different powers.

(3) Any person authorised by the Commissioner to exercise any of the powers exercisable by the Commissioner may exercise those powers in the same manner and with the same effect as if they have been conferred on that person directly by this Ordinance and not by way of authorisation.

(4) The salaries and allowances of the Commissioner and other persons appointed under this section shall be defrayed out of the Consolidated Fund of India.

15. Payment by the Central Government to the Commissioner.—(1) The Central Government shall, within thirty days from the specified date, pay, in cash, to the Commissioner, for payment to the Company—

- (a) an amount equal to the amount specified in section 7; and
- (b) an amount equal to the amount payable to the Company under section 8.

(2) A deposit account shall be opened by the Central Government in favour of the Commissioner, in the Public Account of India, and every amount paid under this Ordinance to the Commissioner, shall be deposited by him to the credit of the said account and the said deposit account shall be operated by the Commissioner.

(3) Interest accruing on the amount standing to the credit of the deposit account referred to in sub-section (2) shall enure to the said account.

16. Certain powers of the Central Government or Government company.—(1) The Central Government or the Government company, as the case may be, shall be entitled to receive up to the specified date, to the exclusion of all other persons, any money due to the Company in relation to its undertakings which have vested in the Central Government, or the Government company, realised after the appointed day notwithstanding that the realisations pertain to a period prior to the appointed day.

(2) The Central Government or the Government company, as the case may be, may make a claim to the Commissioner with regard to every payment made by that Government after the appointed day for discharging any liability of the Company, in relation to any period prior to the appointed day; and every such claim shall have priority, in accordance with the priorities attaching under this Ordinance, to the matter in relation to which such liability has been discharged by the Central Government or the Government company.

(3) Save as otherwise provided in this Ordinance, the liabilities of the Company in respect of any transaction prior to the appointed day, which have not been discharged on or before the specified date, shall be the liabilities of the Company.

17. Claims to be made to the Commissioner.—Every person having a claim against the Company shall prefer such claim before the Commissioner within thirty days from the specified date:

Provided that if the Commissioner is satisfied that the

claimant was prevented by sufficient cause from preferring the claim within the said period of thirty days, he may entertain the claim within a further period of thirty days and not thereafter.

18. Priority of claims.—The claims arising out of the matters specified in the Schedule shall have priorities in accordance with the following principles, namely:—

- (a) category I will have precedence over all other categories and category II will have precedence over category III, and so on;
- (b) the claims specified in each of the categories, shall rank equally and be paid in full, but if the amount is insufficient to meet such claims in full, they shall abate in equal proportions and be paid accordingly;
- (c) the question of discharging any liability with regard to a matter specified in a lower category shall arise only if a surplus is left after meeting all the liabilities specified in the immediately higher category.

19. Examination of claims.—(1) On receipt of the claims made under section 17, the Commissioner shall arrange the claims in the order of priorities specified in the Schedule and examine the same in accordance with such order of priorities.

(2) If, on examination of the claims, the Commissioner is of the opinion that the amount paid to him under this Ordinance is not sufficient to meet the liabilities specified in any lower category, he shall not be required to examine the liabilities in respect of such lower category.

20. Admission or rejection of claims.—(1) After examining the claims with reference to the priority set out in the Schedule, the Commissioner shall fix a date on or before which every claimant shall file the proof of his claim, failing which he shall be excluded from the benefit of the disbursements made by the Commissioner.

(2) Not less than fourteen days' notice of the date so fixed shall be given by advertisement in one issue of the daily newspaper in English language and in one issue of the daily newspaper in the regional language as the Commissioner may consider suitable, and every such notice shall call upon the claimant to file the proof of his claim with the Commissioner within the time specified in the advertisement.

(3) Every claimant who fails to file the proof of his claim within the time specified by the Commissioner shall be excluded from the disbursements made by the Commissioner.

(4) The Commissioner shall, after such investigation as may, in his opinion, be necessary and after giving the Company an opportunity of refuting the claim and after giving the claimant a reasonable opportunity of being heard, in writing, admit or reject the claim in whole or in part.

(5) The Commissioner shall have the power to regulate his own procedure in all matters arising out of the discharge of his functions, including the place or places at which he will hold his sittings and shall, for the purpose of making any investigation under this Ordinance, have the same powers as are vested in a civil court under the Code of Civil Procedure, 1908 (5 of 1908), while trying a suit, in respect of the following matters, namely:—

- (a) the summoning and enforcing the attendance of any witness and examining him on oath;
- (b) the discovery and production of any document or other material object producible as evidence;
- (c) the reception of evidence on affidavits;
- (d) the issuing of any commission for the examination of witnesses.

(6) Any investigation before the Commissioner shall be deemed to be a judicial proceeding within the meaning of section 193 and 228 of the Indian Penal Code (45 of 1860) and the Commissioner shall be deemed to be a civil court for the purposes of section 195 and

Chapter XXVI of the Code of Criminal Procedure, 1973 (2 of 1974).

(7) A claimant who is dissatisfied with the decision of the Commissioner may prefer an appeal against the decision to the principal civil court of original jurisdiction within the local limits of whose jurisdiction the registered office of the Company is situated:

Provided that where a person who is a Judge of a High Court is appointed to be the Commissioner, the appeal shall lie to the High Court at Calcutta and such appeal shall be heard and disposed of by not less than two Judges of that High Court.

21. Disbursement of money by Commissioner to claimants.—After admitting a claim under this Ordinance, the amount due in respect of such claims shall be paid by the Commissioner to the person or persons to whom such sums are due, and, on such payment, the liability of the Company in respect of such claim shall stand discharged.

22. Disbursement of amounts to the Company.—(1) If, out of the monies paid to him in relation to the undertakings of the Company, there is a balance left after meeting the liabilities as specified in the Schedule, the Commissioner shall disburse such balance to the Company.

(2) Where any machinery, equipment or other property has vested in the Central Government or a Government company under this Ordinance but such machinery, equipment or other property does not belong to the company, it shall be lawful for the Central Government or the Government company to continue to possess such machinery, equipment or other property on the same terms and conditions under which they were possessed by the Company immediately before the 4th day of May, 1972.

23. Undisbursed or unclaimed amount to be deposited with the general revenue account.—Any money paid to the Commissioner which remains undisbursed or unclaimed for a period of three years from the last day on which the disbursement was made, shall be transferred by the Commissioner to the general revenue account of the Central Government; but a claim to any money so transferred may be preferred to the Central Government by the person entitled to such payment and shall be dealt with as if such transfer had not been made, the order, if any, for payment of the claim being treated as an order for the refund of the revenue.

24. Assumption of liability.—(1) Where any liability of the Company arising out of all or any of the items specified in category I, category II, category III or category IV of the Schedule are not discharged fully by the Commissioner out of the amount paid to him under this Ordinance, the Commissioner shall intimate in writing to the Central Government the extent of the liability which remains undisbursed, and that liability shall be assumed by the Central Government.

(2) The Central Government may, by order, direct the Government company to take over any liability assumed by that Government under sub-section (1), and on receipt of such direction, it shall be the duty of the Government company to discharge such liability.

CHAPTER VII

MISCELLANEOUS

25. Ordinance to have overriding effect.—The provisions of this Ordinance shall have effect notwithstanding anything inconsistent therewith contained in any other law for the time being in force or in any instrument having effect by virtue of any law other than this Ordinance, or in any decree or order of any court, tribunal or other authority.

26. Contracts to cease to have effect unless ratified by the Central Government or Government company.—(1) Every

contract entered into by the Company in relation to its undertakings for any service, sale or supply, and in force immediately before the appointed day, shall, on and from the expiry of one hundred and eighty days from that day, cease to have effect, unless such contract is before the expiry of the period, ratified, in writing, by the Central Government or Government company, and, in ratifying such contract, the Central Government or Government company may make such alteration or modification therein as it may think fit:

Provided that the Central Government or the Government company shall not omit to ratify a contract, and, shall not make any alteration or modification in a contract, unless it is satisfied that such contract is unduly onerous or has been entered into in bad faith or is detrimental to the interests of the Central Government or Government company.

(2) The Central Government or Government company shall not omit to ratify a contract, and, shall not make any alteration or modification therein, except after giving to the parties to the contract a reasonable opportunity of being heard and except after recording in writing its reasons for refusal to ratify the contract or for making any alteration or modification therein.

27. Penalties.—Any person who,—

(a) having in his possession, custody or control any property forming part of the undertakings of the Company, wrongfully withholds such property from the Central Government or the Government company or any person or body of person authorised by that Government or Government company; or

(b) wrongfully obtains possession of, or retains, any property forming part of the undertakings of the Company or wilfully withholds or fails to furnish to the Central Government, or the Government company or any person or body of persons authorised by that Government or Government company any document relating to such undertakings which may be in his possession, custody or control or fails to deliver to the Central Government or the Government company or any person or body of persons authorised by that Government or Government company, any assets, books of account, registers or other documents in his possession, custody or control relating to the undertakings of Company; or

(c) wrongfully removes or destroys any property forming part of the undertakings of the Company or prefers any claim under this Ordinance which he knows or has reasonable cause to believe to be false or grossly inaccurate, and shall be punishable with imprisonment for a term which may extend to two years, or with fine which may extend to ten thousand rupees, or with both.

28. Offences by companies.—(1) Where an offence under this Ordinance has been committed by a company, every person who at the time the offence was committed was in charge of, and was responsible to, the Company for the conduct of the business of the Company as well as the company, shall be deemed to be guilty of the offence and shall be liable to be proceeded against and punished accordingly.

Provided that nothing contained in this sub-section shall render any such person liable to any punishment, if he proves that the offence was committed without his knowledge or that he had exercised all due diligence to prevent the commission of such offence.

(2) Notwithstanding anything contained in sub-section (1) where any offence under this Ordinance has been committed by a company and it is proved that the offence has been committed with the consent or connivance of, or is attributable to any neglect on the part of, any director, manager, secretary or other officer of the Company, such director, manager, secretary or other officer shall be deemed to be guilty of that offence and shall be liable

to be proceeded against and punished accordingly.

Explanation.—For the purposes of this section—

- (a) "company" means any body corporate and includes a firm or other association of individuals; and
- (b) "director" in relation to a firm, means a partner in the firm.

29. *Protection of action taken in good faith.*—No suit, prosecution or other legal proceeding shall lie against the Central Government or any officer of that Government or the Custodian of the undertakings of the Company or the Government company or any officer or other person authorised by that Government or the Government company for anything which is in good faith done or intended to be done under this Ordinance.

30. *Delegation of powers.*—(1) The Central Government may, by notification, direct that all or any of the powers exercisable by it under this Ordinance, other than the power conferred by section 31, may also be exercised by any person or persons as may be specified in the notification.

(2) Whenever any delegation of power is made under sub-section (1), the person to whom such power has been delegated shall act under the direction, control and supervision of the Central Government.

31. *Powers to make rules.*—(1) The Central Government may, by notification, make rules for carrying out the provisions of this Ordinance.

(2) In particular, and without prejudice to the generality of the foregoing power, such rules may be provided for all or any of the following matters, namely:—

- (a) the time within which and the manner in which an intimation referred to in sub-section (3) of section 4 shall be given;
- (b) the form and the manner in which, and the conditions under which, the Custodian shall maintain accounts as required by section 11;
- (c) the manner in which monies in any provident or other fund referred to in section 13 shall be dealt with;
- (d) any other matter which is required to be, or may be, prescribed.

(3) Every rule made by the Central Government under this Ordinance shall be laid, as soon as may be after it is made, before each House of Parliament while it is in session for a total period of thirty days which may be comprised in one session or in two or more successive sessions, and if, before the expiry of the session immediately following the session or the successive sessions aforesaid, both Houses agree in making any modification in the rule or both Houses agree that the rule should not be made, the rule shall thereafter have effect only in such modified form or be of no effect, as the case may be; so, however, that any such modification or annulment shall be without prejudice to the validity of anything previously done under that rule.

32. *Power to remove difficulties.*—If any difficulty arises in giving effect to the provisions of this Ordinance, the Central Government may, by order, not in consistent with the provisions of this Ordinance, remove the difficulty:

Provided that no such order shall be made after the expiry of a period of two years from the date on which this Ordinance receives the assent of the President.

33. *Declaration as to policy of the State.*—It is hereby declared that this Ordinance is for giving effect to the policy of the State towards securing the principles specified in clause (b) of article 39 of the Constitution.

Explanation.—In this section "State" has the meaning as in article 12 of the Constitution.

THE SCHEDULE

(See sections 18, 19, 20, 22 and 24)

ORDER OF PRIORITIES FOR THE DISCHARGE OF LIABILITIES OF THE COMPANY PART 'A'

POST-TAKE OVER MANAGEMENT PERIOD

Category I.

- (a) Wages, salaries and other dues of the employees of the Company.

- (b) Loans advanced by the Central Government.
- (c) Loans advanced by Indian Drugs and Pharmaceuticals Limited.
- (d) Loans advanced by banks guaranteed by the Central Government;
- (e) Credit availed of for purposes of trade or manufacturing operations.

Category II.

- (a) Revenue, taxes, cesses, rates or other dues of Central Government or a State Government.
- (b) Sales tax, rates and taxes, contributions to be made to the Employees' State Insurance Fund and Additional Dearness Allowances payable to employees.

PART 'B'

PRE-TAKE-OVER MANAGEMENT PERIOD

Category III.

Arrears in relation to provident fund, salaries and wages and other amounts due to employees.

Category IV.

Principal amount due in relation to all secured loans.

Category V.

Amounts due by way of interest due in relation to the secured loans referred to in category IV.

Category VI.

Revenue, taxes, cesses, rates or any other dues Central Government, a State Government, local authority or State Electricity Board.

Category VII.

- (a) Any credit availed of for purposes of trade or manufacturing operations.
- (b) Any other dues.

N. SANJIVA REDDY,
President.

K. K. SUNDARAM,
Secretary to the Government of India.

THE GRESHAM AND CRAVEN OF INDIA (PRIVATE) LIMITED (ACQUISITION AND TRANSFER OF UNDERTAKINGS) ORDINANCE, 1977 (NO. 14 OF 1977)

Promulgated by the President in the Twenty-eighth Year of the Republic of India

An Ordinance to provide for the acquisition and transfer of the undertakings of Messrs Gresham and Craven of India (Private) Limited for the purpose of ensuring the continuity of production of goods which are vital to the needs of the Railways and of the industries manufacturing engineering products and for matters connected therewith or incidental thereto.

WHEREAS Messrs Gresham and Craven of India (Private) Limited were engaged in the manufacture and production of components of rolling stock like vacuum brake equipment, ejectors, steam brake valves and vacuum exhausters and the like needed by the Railways and the industries manufacturing engineering products;

AND WHEREAS as a result of the losses suffered by the Company, there had been a closure of the works owned by the Company;

AND WHEREAS for the purpose of speedily bringing the closed works of the Company into operation, the management of the undertakings of the Company was taken over by the Central Government for a limited period under section 18A of the Industries (Development and Regulation) Act, 1951 (65 of 1951);

AND WHEREAS it is necessary to acquire the undertakings of the Company to ensure the continuance of the production of goods which are vital to the needs of the Railways and of the industries manufacturing engineering products;

AND WHEREAS Parliament is not in session and the

President is satisfied that circumstances exist which render it necessary for him to take immediate action;

Now, THEREFORE, in exercise of the powers conferred by clause (1) of article 123 of the Constitution, the President is pleased to promulgate the following Ordinance:—

CHAPTER I

PRELIMINARY

1. *Short title and commencement.*—(1) This Ordinance may be called the Gresham and Craven of India (Private) Limited (Acquisition and Transfer of Undertakings) Ordinance, 1977.

(2) The provisions of sections 28 and 29 shall come into force at once and the remaining provisions of this Ordinance shall be deemed to have come into force on the 1st day of August, 1977.

2. *Definitions.*—In this Ordinance, unless the context otherwise requires,—

- (a) "appointed day" means the 1st day of August, 1977;
- (b) "Braithwaite and Company Limited" means the Government company known as the Braithwaite and Company Limited in which the undertakings of the Braithwaite and Company (India) Limited together with the right, title and interest of the said Company thereon vested with effect from the 1st day of December, 1976, in pursuance of the notification of the Government of India in the Ministry of Industry (Department of Heavy Industry) No. S.O. 771(E), dated the 3rd December, 1976, issued under sub-section (1) of section 6 of the Braithwaite and Company (India) Limited (Acquisition and Transfer of Undertakings) Act, 1976 (96 of 1976);
- (c) "Commissioner" means the Commissioner of Payments appointed under section 14;
- (d) "Company" means the Gresham and Craven of India (Private) Limited, being a company as defined in the Companies Act, 1956, (1 of 1956) and having its registered office at 22-Gobra Road, Calcutta-14;
- (e) "Government company" has the meaning assigned to it by section 617 of the Companies Act, 1956 (1 of 1956);
- (f) "notification" means a notification published in the Official Gazette;
- (g) "prescribed" means prescribed by rules made under this Ordinance;
- (h) "specified date" means such date as the Central Government may, for the purpose of any provision of this Ordinance, by notification, specify and different dates may be specified for different provisions of this Ordinance;
- (i) words and expressions used herein and not defined but defined in the Companies Act, 1956 (1 of 1956), shall have the meanings, respectively, assigned to them in that Act.

CHAPTER II

ACQUISITION AND TRANSFER OF THE UNDERTAKINGS OF [THE COMPANY]

3. *Transfer and vestings in the Central Government of the undertakings of the Company.*—On the appointed day, the undertakings of the Company, and the right, title and interest of the Company in relation to its undertakings, shall, by virtue of this Ordinance, stand transferred to, and shall vest in, the Central Government.

4. *General effect of vesting.*—(1) The undertakings of the Company shall be deemed to include all assets, rights, lease-holds, powers, authorities and privileges, and all property, movable and immovable, including lands, buildings, workshops, stores, instruments, machinery and equipment, cash balances, cash on hand, reserve funds, investments, book debts and all other

rights and interests in, or arising out of, such property as were immediately before the appointed day in the ownership, possession, power or control of the Company, whether within or outside India, and all books of account, registers and all other documents of whatever nature relating thereto.

(2) All properties as aforesaid which have vested in the Central Government under section 3 shall, by force of such vesting, be freed and discharged from any trust, obligation, mortgage, charge, lien and all other encumbrances affecting them, and any attachment, injunction or decree or order of any court restricting the use of such property in any manner or appointing any receiver in respect of the whole or any part of such properties shall be deemed to have been withdrawn.

(3) Every mortgagee of any property which has vested under this Ordinance in the Central Government and every person holding any charge, lien or other interest in, or in relation to, any such property, shall give, within such time and in such manner as may be prescribed, an intimation to the Commissioner of such mortgage, charge, lien or other interest.

(4) For the removal of doubts, it is hereby declared that the mortgagee of any property referred to in sub-section (3) or any other person holding any charge, lien or other interest in, or in relation to, any such property shall be entitled to claim, in accordance with his rights and interests, payment of the mortgage money or other dues, in whole or in part, out of the amounts specified in section 8, and also out of the monies determined under section 9, but no such mortgage, charge, lien or other interest shall be enforceable against any property which has vested in the Central Government.

(5) If, on the appointed day, any suit, appeal or other proceedings of whatever nature in relation to any property which has vested in the Central Government, under section 3, instituted or preferred by or against the Company is pending, the same shall not abate, be discontinued or be, in any way, prejudicially affected by reason of transfer of the undertakings of the Company or of anything contained in this Ordinance, but the suit, appeal or other proceeding may be continued, prosecuted or enforced by or against the Central Government, or the Braithwaite and Company Limited, or, where the undertakings of the Company are directed, under section 7, to vest in a Government Company, that Government company.

5. *Central Government or the Braithwaite and Company Limited or the Government company not to be liable for prior liabilities.*—(1) Every liability of the Company in respect of any period prior to the appointed day, shall be the liability of the Company and shall be enforceable against it and not against the Central Government, or the Braithwaite and Company Limited, or, where the undertakings of the Company are directed, under section 7, to vest in a Government company, against that Government company.

(2) For the removal of doubts, it is hereby declared that,—

(a) save as otherwise expressly provided in this Ordinance, no liability of the Company in respect of any period prior to the appointed day, shall be enforceable against the Central Government, or the Braithwaite and Company Limited, or, where the undertakings of the Company are directed, under section 7, to vest in a Government company, against that Government company;

(b) no award, decree or order of any court, tribunal or other authority in relation to the undertakings of the Company, passed after the appointed day, in respect of any matter, claim or dispute which arose before that day, shall be enforceable against the Central Government, or the Braithwaite and Company Limited, or, where the undertakings of the Company are directed, under section 7, to vest in a Government company, against that Government company;

- (c) no liability incurred by the Company before the appointed day, for the contravention of any provision of law for the time being in force, shall be enforceable against the Central Government, or the Braithwaite and Company Limited, or, where the undertakings of the Company are directed, under section 7, to vest in a Government company, against that Government company.

6. *Vesting of the undertakings of the Company in the Braithwaite and Company Limited.*—(1) Notwithstanding anything contained in sections 3 and 4, the Central Government shall, as soon as may be, after the promulgation of this Ordinance, direct, by notification, that the undertakings of the Company, and the right, title and interest of the Company in relation to its undertakings, which have vested in the Central Government under section 3, shall, instead of continuing to vest in the Central Government, vest in the Braithwaite and Company Limited either on the date of the notification or on such earlier or later date (not being a date earlier than the appointed day) as may be specified in the notification.

(2) Where the right, title and interest of the Company in relation to its undertakings vest in the Braithwaite and Company Limited under sub-section (1), the Braithwaite and Company Limited shall, on and from the date of such vesting, be deemed to have become the owner in relation to such undertakings, and all the rights and liabilities of the Central Government in relation to such undertakings shall, on and from the date of such vesting, be deemed to have become the rights and liabilities, respectively, of the Braithwaite and Company Limited.

7. *Power of Central Government to direct vesting of the undertakings of the Company in a Government Company.*—(1) Notwithstanding anything contained in sections 3, 4 and 6, the Central Government may, if it is satisfied that a Government company is willing to comply, or has complied, with such terms and conditions as that Government may think fit to impose, direct, by notification, that the undertakings of the Company and the right, title and interest of the Company in relation to its undertakings, which have vested in the Central Government under section 3 and thereafter in the Braithwaite and Company Limited, under section 6, shall, instead of continuing to vest in the Braithwaite and Company Limited, vest in the Government company either on the date of the notification or on such earlier or later date (not being a date earlier than the appointed day) as may be specified in the notification.

(2) Where the right, title and interest of the Company in relation to its undertakings vest in a Government company under sub-section (1), the Government company shall, on and from the date of such vesting, be deemed to have become the owner in relation to such undertakings, and all the rights and liabilities of the Central Government or the Braithwaite and Company Limited in relation to such undertakings shall, on and from the date of such vesting, be deemed to have become the rights and liabilities, respectively, of the Government company.

CHAPTER III

PAYMENT OF AMOUNTS

8. *Payment of amount.*—For the transfer to, and vesting in, the Central Government, under section 3, of the undertakings of the Company and the right, title and interest of the Company in relation to its undertakings, there shall be given by the Central Government to the Company, in cash, and in the manner specified in Chapter VI, an amount of rupees one hundred and seventy-six lakhs.

9. *Payment of further amount.*—(1) For the deprivation of the Company of the management of its undertakings, there shall be given to the Company by the Central Government an amount calculated at the rate of

rupees fifty thousand per annum, for the period commencing on the date on which the management of the undertakings of the Company was taken over by the Central Government and ending on the appointed day.

(2) In consideration of the retrospective operation of the provisions of sections 3, 4 and 5 there shall also be given, in cash, by the Central Government to the Company, an amount equal to an amount calculated at the rate of rupees fifty thousand per annum for the period commencing on the appointed day and ending on the date of promulgation of this Ordinance.

(3) The amount specified in section 8 and the amount determined under sub-sections (1) and (2) shall carry simple interest at the rate of four per cent per annum for the period commencing on the date of promulgation of this Ordinance and ending on the date on which payment of such amounts is made by the Central Government to the Commissioner.

(4) The amounts determined in accordance with the provisions of sub-sections (1), (2) and (3) shall be given by the Central Government to the Company in addition to the amount specified in section 8.

(5) For the removal of doubts, it is hereby declared that the liabilities of the Company in relation to its undertakings which have vested in the Central Government under section 3, shall be discharged from the amounts referred to in section 8 and also from the amounts determined under sub-sections (1), (2) and (3) in accordance with the rights and interests of the creditors of the Company.

CHAPTER IV

MANAGEMENT, ETC., OF THE UNDERTAKINGS OF THE COMPANY

10. *Management, etc., of the undertakings of the Company.*—(1) The Braithwaite and Company Limited in which the undertakings of the Company and the right, title and interest of the Company in relation to its undertakings vested under section 6 shall be entitled to exercise all such powers and do all such things as the Company is authorised to exercise and do in relation to its undertakings.

(2) The general superintendence, direction, control and management of the affairs and business of the undertakings of the Company, the right, title and interest in relation to which have vested, under section 3, in the Central Government and under section 6, in the Braithwaite and Company Limited shall, where a direction had been made by the Central Government under sub-section (1) of section 7, vest in the Government company specified in such direction, and thereupon the Government company so specified shall be entitled to exercise all such powers and do all such things as the Company is authorised to exercise and do in relation to its undertakings.

11. *Duty of persons in charge of management of the undertakings of the Company to deliver all assets, etc.*—(1) On the vesting of the management of the undertakings of the Company in the Braithwaite and Company Limited, all persons in charge of the management of the undertakings of the Company immediately before such vesting shall be bound to deliver to the Braithwaite and Company Limited all assets, books of accounts, registers or other documents in their custody relating to the undertakings of such Company.

(2) The Central Government may issue such directions as it may deem desirable in the circumstances of the case to the Braithwaite and Company Limited as to its powers and duties and the Braithwaite and Company Limited may also, if it so desires, apply to the Central Government at any time for instructions as to the manner in which the management of the undertakings of the Company shall be conducted by it or in relation to any other matter arising in the course of such management.

(3) On the vesting of the management of the undertakings of the Company in a Government company, the provisions of sub-sections (1) and (2) shall apply to, or in relation to the Government company as they apply to,

or in relation to, the Braithwaite and Company Limited subject to the modification that the references to the Braithwaite and Company Limited shall be construed as references to the Government company.

CHAPTER V

PROVISION RELATING TO THE EMPLOYEES OF THE COMPANY

12. *Employment of certain employees to continue.*—(1) Every person who has been, immediately before the appointed day, employed in any undertaking of the Company shall become, on and from the appointed day or such later date, as the case may be, an employee of the Braithwaite and Company Limited, or, as the case may be, of the Government company in which the right, title and interest of the Company in relation to its undertakings, have vested under this Ordinance, and shall hold office or service under the Braithwaite and Company Limited, or the Government company, as the case may be, with the same rights and privileges as to pension, gratuity and other matters as would have been admissible to him if there had been no such vesting and shall continue to do so unless and until his employment under the Braithwaite and Company Limited, or the Government company, as the case may be, is duly terminated or until his remuneration and other conditions of service are duly altered by the Braithwaite and Company Limited, or by the Government company, as the case may be.

(2) Notwithstanding anything contained in the Industrial Disputes Act, 1947, (14 of 1947) or in any other law for the time being in force, the transfer of the services of any officer or other person employed in any undertaking of the Company to the Braithwaite and Company Limited, or the Government company, shall not entitle such officer or other employee to any compensation under this Ordinance or under any other law for the time being in force and no such claim shall be entertained by any court, tribunal or other authority.

(3) Where, under the terms of any contract of service or otherwise, any person, whose services become transferred to the Braithwaite and Company Limited, or the Government company, by reason of the provisions of this Ordinance, is entitled to any arrears of salary or wages or any payments for any leave not availed of or any other payment, not being payment by way of gratuity or pension, such person may enforce his claim against the Company, but not against the Central Government, or the Braithwaite and Company Limited, or the Government company.

13. *Provident fund and other funds.*—(1) Where the Company has established a provident fund, superannuation fund, welfare fund or other fund for the benefit of the persons employed in any of the undertakings of the Company, the monies relatable to the officers or other employees, whose services have become transferred by or under this Ordinance to the Braithwaite and Company Limited, or the Government company, shall, out of the monies standing on the appointed day, to the credit of such provident fund, superannuation fund, welfare fund or other fund, stand transferred to, and shall vest in, the Braithwaite and Company Limited, or the Government company, as the case may be.

(2) The monies which stand transferred under subsection (1) to the Braithwaite and Company Limited, or the Government company, as the case may be, shall be dealt with by the Braithwaite and Company Limited, or the Government company, in such manner as may be prescribed.

CHAPTER VI

COMMISSIONER OF PAYMENTS

14. *Appointment of Commissioner of payments.*—(1) The Central Government shall, for the purpose of disbursing the amounts payable to the Company under sections 8 and 9, by notification, appoint a Commissioner of payments.

(2) The Central Government may appoint such other persons as it may think fit to assist the Commissioner and thereupon the Commissioner may authorise one or more of such persons also to exercise all or any of the powers exercisable by him under this Ordinance and different persons may be authorised to exercise different powers.

(3) Any person authorised by the Commissioner to exercise any of the powers exercisable by the Commissioner may exercise those powers in the same manner and with the same effect as if they have been conferred on that person directly by this Ordinance and not by way of authorisation.

(4) The salaries and allowances of the Commissioner and other persons appointed under this section shall be defrayed out of the Consolidated Fund of India.

15. *Payment by the Central Government to the Commissioner.*—(1) The Central Government shall, within thirty days from the specified date, pay, in cash, to the Commissioner, for payment to the Company—

- (a) an amount equal to the amount specified in section 8, and
- (b) an amount equal to the amount payable to the Company under section 9.

(2) A deposit account shall be opened by the Central Government in favour of the Commissioner, in the Public Account of India, and every amount paid under this Ordinance to the Commissioner shall be deposited by him to the credit of the said deposit account and the said deposit account shall be operated by the Commissioner.

(3) The interest accruing on the amount standing to the credit of the deposit account referred to in sub-section (2) shall enure to the benefit of the Company.

16. *Certain powers of the Central Government or Braithwaite and Company Limited or Government company.*—(1) The Central Government, or the Braithwaite and Company Limited, or the Government company, as the case may be, shall be entitled to receive up to the specified date, to the exclusion of all other persons, any money due to the Company, in relation to its undertakings which have vested in the Central Government, or the Braithwaite and Company Limited, or the Government company realised after the appointed day notwithstanding that the realisation pertains to a period prior to the appointed day.

(2) The Central Government, or the Braithwaite and Company Limited, or the Government company, as the case may be, may make a claim to the Commissioner with regard to every payment made by it after the appointed day for discharging any liability of the Company in relation to any period prior to the appointed day; and every such claim shall have priority in accordance with the priorities attaching, under this Ordinance, to the matter in relation to which such liability has been discharged by the Central Government, or the Braithwaite and Company Limited, or the Government company.

(3) Save as otherwise provided in this Ordinance, the liabilities of the Company in respect of any transaction prior to the appointed day, which have not been discharged on or before the specified date, shall be the liabilities of the Company.

17. *Claims to be made to the Commissioner.*—Every person having a claim against the Company shall prefer such claim before the Commissioner within thirty days from the specified date:

Provided that if the Commissioner is satisfied that the claimant was prevented by sufficient cause from preferring the claim within the said period of thirty days, he may entertain the claim within a further period of thirty days and not thereafter.

18. *Priority of claims.*—The claims arising out of the matters specified in the Schedule shall have priorities in accordance with the following principles, namely:—

- (a) Category I will have precedence over all other categories and Category II will have precedence over Category III, and so on;
- (b) the claims specified in each of the categories shall rank equally and be paid in full, but, if the amount is insufficient to meet such claims in full, they shall abate in equal proportions and be paid accordingly;
- (c) the question of discharging any liability with regard to a matter specified in a lower category shall arise only if a surplus is left after meeting all the liabilities specified in the immediately higher category.

19. *Examination of claims.*—(1) On receipt of the claims made under section 17, the Commissioner shall arrange the claims in the order of priorities specified in the Schedule and examine the same in accordance with such order of priorities.

(2) If, on examination of the claims, the Commissioner is of opinion that the amount paid to him under this Ordinance is not sufficient to meet the liabilities specified in any lower category, he shall not be required to examine the claims in respect of such lower category.

20. *Admission or rejection of claims.*—(1) After examining the claims with reference to the priorities set out in the Schedule, the Commissioner shall fix a certain date on or before which every claimant shall file the proof of his claim failing which he will be excluded from the benefit of the disbursements made by the Commissioner.

(2) Not less than fourteen days' notice of the date so fixed shall be given by advertisement in one issue of a daily newspaper in the English language and in one issue of such daily newspaper in the regional language as the Commissioner may consider suitable, and every such notice shall call upon the claimant to file the proof of his claim with the Commissioner within the time specified in the advertisement.

(3) Every claimant who fails to file the proof of his claim within the time specified by the Commissioner shall be excluded from the disbursements made by the Commissioner.

(4) The Commissioner shall, after such investigation as may, in his opinion, be necessary and after giving the Company an opportunity of refuting the claim and after giving the claimant a reasonable opportunity of being heard, in writing, admit or reject the claim in whole or in part.

(5) The Commissioner shall have the power to regulate his own procedure in all matters arising out of the discharge of his functions, including the place or places at which he will hold his sittings and shall, for the purpose of making an investigation under this Ordinance, have the same powers as are vested in a civil court under the Code of Civil Procedure, 1908, (5 of 1908) while trying a suit, in respect of the following matters, namely:—

- (a) the summoning and enforcing the attendance of any witness and examining him on oath;
- (b) the discovery and production of any document or other material object producible as evidence;
- (c) the reception of evidence on affidavits;
- (d) the issuing of any commission for the examination of witnesses.

(6) Any investigation before the Commissioner shall be deemed to be a judicial proceeding within the meaning of sections 193 and 228 of the Indian Penal Code (45 of 1860) and the Commissioner shall be deemed to be a civil court for the purposes of section 195 and Chapter XXVI of the Code of Criminal Procedure, 1973 (2 of 1974).

(7) A claimant who is dissatisfied with the decision of the Commissioner may prefer an appeal against the decision to the principal civil court of original jurisdiction within the local limits of whose jurisdiction the registered office of the Company is situated:

Provided that where a person who is a Judge of a High Court is appointed to be the Commissioner the appeal shall lie to the High Court at Calcutta, and such appeal shall be heard and disposed of by not less than two Judges of that High Court.

21. *Disbursement of money by the Commissioner to claimants.*—After admitting a claim under this Ordinance, the amount due in respect of such claim shall be paid by the Commissioner to the person or persons to whom such sums are due, and, on such payment, the liability of the Company in respect of such claim shall stand discharged.

22. *Disbursement of amounts to the Company.*—(1) If, out of the monies paid to him in relation to the undertakings of the Company, there is a balance left after meeting the liabilities as specified in the Schedule, the Commissioner shall disburse such balance to the Company.

(2) Where the possession of any machinery, equipment or other property, has vested in the Central Government or the Braithwaite and Company Limited, or the Government company, under this Ordinance, but such machinery, equipment or other property does not belong to the Company, it shall be lawful for the Central Government, or the Braithwaite and Company Limited, or the Government company to continue to possess such machinery or equipment or other property on the same terms and conditions under which they were possessed by the Company immediately before the appointed day.

23. *Undisbursed or unclaimed amount to be deposited to the general revenue account.*—Any money paid to the Commissioner which remains undisbursed or unclaimed for a period of three years from the last day on which the disbursement was made shall be transferred by the Commissioner to the general revenue account of the Central Government; but a claim to any money so transferred may be preferred to the Central Government by the person entitled to such payment and shall be dealt with as if such transfer had not been made, the order, if any, for payment of the claim being treated as an order for the refund of the revenue.

CHAPTER VII

MISCELLANEOUS

24. *Ordinance to have overriding effect.*—The provisions of this Ordinance shall have effect notwithstanding anything inconsistent therewith contained in any other law for the time being in force or in any instrument having effect by virtue of any law, other than this Ordinance, or in any decree or order of any court, tribunal or other authority.

25. *Contracts to cease to have effect unless ratified by the Central Government or Braithwaite and Company Limited or Government Company.*—(1) Every contract entered into by the Company in relation to its undertakings for any service, sale or supply, and in force immediately before the appointed day, shall, on and from the expiry of one hundred and eighty day from the date of promulgation of this Ordinance, cease to have effect unless such contract is, before the expiry of that period, ratified, in writing, by the Central Government, or the Braithwaite and Company Limited, or the Government company, and, in ratifying such contract, the Central Government, or the Braithwaite and Company Limited, or the Government company may make such alteration or modification therein as it may think fit:

Provided that the Central Government, or the Braithwaite and Company Limited, or the Government company shall not omit to ratify a contract, and shall not make any alteration or modification in a contract, unless it is satisfied that such contract is unduly onerous or has been entered into in bad faith or is detrimental to the interests of the Central Government, or the Braithwaite and Company Limited, or the Government company.

(2) The Central Government, or the Braithwaite and Company Limited, or the Government company shall not omit to ratify a contract, and shall not make any alteration or modification therein, except after giving to the parties to the contract a reasonable opportunity of being heard and except after recording, in writing, its reasons for refusal to ratify the contract or for making any alteration or modification therein.

26. Protection of action taken in good faith.—(1) No suit, prosecution or other legal proceeding shall lie against the Central Government or any officer of that Government, or the Braithwaite and Company Limited, or the Government company, or any officer or other person authorised by that Government, or the Braithwaite and Company Limited, or the Government company for anything which is in good faith done or intended to be done under this Ordinance.

(2) No suit or other legal proceeding shall lie against the Central Government or any of its officers or other employees, or the Braithwaite and Company Limited, or the Government company, or any officer or other person authorised by that Company for any damage caused or likely to be caused by anything which is in good faith done or intended to be done under this Ordinance.

27. Delegation of powers.—(1) The Central Government may, by notification, direct that all or any of the powers exercisable by it under this Ordinance, other than the power conferred by section 30, may also be exercised by such person or persons as may be specified in the notification.

(2) Whenever any delegation of power is made under sub-section (1), the person to whom such power has been delegated shall act under the direction, control and supervision of the Central Government.

28. Penalties.—Any person who,—

- (a) having in his possession, custody or control any property forming part of any undertaking of the Company, wrongfully withholds such property from the Central Government, or the Braithwaite and Company Limited, or the Government company; or
- (b) wrongfully obtains possession of, or retains, any property forming part of any undertaking of the Company or wilfully withholds or fails to furnish to the Central Government, or the Braithwaite and Company Limited, or the Government company, or any person or body of persons specified by that Government, or the Braithwaite and Company Limited, or the Government company, any document relating to such undertaking which may be in his possession, custody or control or fails to deliver to the Central Government, or the Braithwaite and Company Limited, or the Government company, any assets, books of account, registers or other documents in his possession, custody or control, relating to the undertaking of the Company; or
- (c) wrongfully removes or destroys any property forming part of any undertaking of the Company or prefers any claim under this Ordinance which he knows or has reasonable cause to believe to be false or grossly inaccurate,

shall be punishable with imprisonment for a term which may extend to two years, or with fine which may extend to ten thousand rupees, or with both.

29. Offences by companies.—(1) Where an offence under this Ordinance has been committed by a company, every person who at the time the offence was committed was in charge of, and was responsible to, the company for the conduct of the business of the company, as well as the company, shall be deemed to be guilty of the offence and shall be liable to be proceeded against and punished accordingly:

Provided that nothing contained in this sub-section shall render any such person liable to any punishment, if he proves that the offence was committed without his knowledge or that he had exercised all due diligence to prevent the commission of such offence.

(2) Notwithstanding anything contained in sub-section (1), where any offence under this Ordinance has been committed by a company and it is proved that the offence has been committed with the consent or connivance of, or is attributable to any neglect on the part of, any director, manager, secretary, or other officer of the company, such director, manager, secretary, or other officer shall be deemed to be guilty of that offence and shall be liable to be proceeded against and punished accordingly.

Explanation.—For the purposes of this section,—

- (a) "company" means any body corporate and includes a firm or other association of individuals;
- (b) "director", in relation to a firm, means a partner in the firm.

30. Power to make rules.—(1) The Central Government may, by notification, make rules for carrying out the provisions of this Ordinance.

(2) In particular, and without prejudice to the generality of the foregoing power, such rules may provide for all or any of the following matters, namely:—

- (a) the time within which, and the manner in which, an intimation shall be given to the Commissioner under sub-section (3) of section 4;
- (b) the manner in which the monies in any provident fund or other fund referred to in section 13 shall be dealt with;
- (c) any other matter which is required to be, or may be, prescribed.

(3) Every rule made by the Central Government under this Ordinance shall be laid, as soon as may be after it is made, before each House of Parliament, while it is in session for a total period of thirty days, which may be comprised in one session or in two or more successive sessions, and if, before the expiry of the session immediately following the session or the successive sessions aforesaid, both Houses agree in making any modification in the rule or both Houses agree that the rule should not be made, the rule shall thereafter have effect only in such modified form or be of no effect, as the case may be; so, however, that any such modification or annulment shall be without prejudice to the validity of anything previously done under that rule.

31. Power to remove difficulties.—If any difficulty arises in giving effect to the provisions of this Ordinance, the Central Government may, by order, not inconsistent with the provisions of this Ordinance, remove the difficulty:

Provided that no such order shall be made after the expiry of a period of two years from the date on which this Ordinance receives the assent of the President.

32. Declaration as to the policy of the State.—It is hereby declared that this Ordinance is for giving effect to the policy of the State towards securing the principles specified in clause (b) of article 39 of the Constitution.

Explanation.—In this section, "State" has the same meaning as in article 12 of the Constitution.

THE SCHEDULE

(See sections 18, 19, 20 and 22)

ORDER OF PRIORITIES FOR THE DISCHARGE OF LIABILITIES OF THE COMPANY

PART A

Post-take-over management period

Category I

Wages, salaries and other dues of the employees of the Company.

Category II

- (i) Loans advanced by the Central Government.
- (ii) Loans advanced by Banks.

Category III

Any credit availed of by the Company for the purpose of carrying on any trading or manufacturing operations.

Category IV

Any other loans.

Category V

Revenue, taxes, cesses, rates or any other dues to the Central Government or a State Government.

PART B

Pre-take-over management period

Category VI

Arrears in relation to contributions to be made by the Company to the provident fund, salaries, wages and other amounts due to the employees of the Company.

Category VII

Overdrafts from Banks.

Category VIII

Revenue, taxes, cesses, rates or any other dues to the Central Government, a State Government, a Local Authority or a State Electricity Board.

Category IX

- (i) Any credit availed of by the Company for the purpose of carrying on any trading or manufacturing operations.
- (ii) Any other dues.

N. SANJIVA REDDY,
President.

K. K. SUNDARAM,
Secretary to the Government of India.

THE ADVOCATES (AMENDMENT) ORDINANCE, 1977

(No. 16 OF 1977)

Promulgated by the President in the Twenty-eighth Year of the Republic of India.

An Ordinance further to amend the Advocates Act, 1961

WHEREAS Parliament is not in session and the President is satisfied that circumstances exist which render it necessary for him to take immediate action;

NOW, THEREFORE, in exercise of the powers conferred by clause (1) of article 123 of the Constitution, the President is pleased to promulgate the following Ordinance:—

1. *Short title and commencement.*—(1) This Ordinance may be called the Advocates (Amendment) Ordinance, 1977.

(2) It shall come into force at once.

2. *Act 25 of 1961 to be temporarily amended.*—During the period of operation of this Ordinance, the Advocates Act, 1961 (hereinafter referred to as the principal Act), shall have effect subject to the amendments specified in sections 3 to 8 (both inclusive).

3. *Amendment of section 3.*—In section 3 of the principal Act, for sub-sections (3) and (3A), the following sub-sections shall be substituted, namely:—

“(3) There shall be a Chairman and a Vice-Chairman of each State Bar Council elected by the Council in such manner as may be prescribed.

(3A) Every person holding office as Chairman or as Vice-Chairman of any State Bar Council immediately before the commencement of the Advocates (Amendment) Ordinance, 1977, shall, on such commencement, cease to hold office as Chairman or Vice-Chairman, as the case may be:

Provided that every such person shall continue to carry on the duties of his office until the Chairman or the Vice-Chairman, as the case may be, of each State Bar Council, elected after the commencement of the Advocates (Amendment) Ordinance, 1977, assumes charge of the office.”

4. *Amendment of section 4.*—(1) In section 4 of the principal Act,—

- (i) in sub-section (1), clause (bb) shall be omitted;
- (ii) for sub-sections (2) and (2A), the following sub-sections shall be substituted, namely:—

“(2) There shall be a Chairman and a Vice-Chairman of the Bar Council of India elected by the Council in such manner as may be prescribed.

(2A) A person holding office as Chairman or as Vice-Chairman of the Bar Council of India immediately before the commencement of the Advocates (Amendment) Ordinance, 1977, shall, on such commencement, cease to hold office as Chairman or Vice-Chairman as the case may be:

Provided that such person shall continue to carry on the duties of his office until the Chairman or the Vice-Chairman, as the case may be, of the Council elected after the commencement of the Advocates (Amendment) Ordinance, 1977, assumes charge of the office.”

5. *Amendment of section 8.*—(1) In sub-section (1) of section 8 of the principal Act, for the words “four years”, the words “five years” shall be substituted.

(2) The amendment made by sub-section (1) to sub-section (1) of section 8 of the principal Act, shall apply also to an elected member of every State Bar Council who has not completed the term of four years at the Commencement of this Ordinance.

6. *Amendment of section 15.*—In sub-section (2) of section 15 of the principal Act,—

- (i) before clause (d), the following clause shall be inserted, namely:—

“(c) the manner of election of the Chairman and the Vice-Chairman of the Bar Council;”;

- (ii) in clause (d), after the words “election to the Bar Council”, the words “or to the office of the Chairman or Vice-Chairman” shall be inserted.

7. *Amendment of section 34.*—In section 34 of the principal Act, after sub-section (1A), the following sub-section shall be inserted, namely:—

“(2) Without prejudice to the provisions contained in sub-section (1), the High Court at Calcutta may make rules providing for the holding of the Intermediate and the Final examinations for articulated clerks to be passed by the persons referred to in section 58AG for the purpose of being admitted as advocates on the State roll and any other matter connected therewith.”

8. *Insertion of new section 58AG.*—In the principal Act, after section 58AF, the following section shall be inserted, namely:—

“58AG. Notwithstanding anything contained in this Act, every person who, immediately before the 31st day of December, 1976, has com-

moned his articleship and passed the Preliminary examination, for the purpose of enrolment as an attorney of the High Court at Calcutta in accordance with the rules made under sub-section (2) of section 34 before the omission of that sub-section by the Advocates (Amendment) Act, 1976 (107 of 1976), may be admitted as an advocate on the State roll if he—

- (i) passes, on or before the 31st day of December, 1980,—
- (a) the final examination in a case where such person has, before the 31st day of December, 1976, passed the Intermediate examination,
- (b) the Intermediate and the Final examinations in any other case.

Explanation.—For the purpose of this clause, the High Court at Calcutta may prescribe such rules as may be necessary under sub-section (2) of section 34, specifying the nature of the examinations and any other matter relating thereto;

- (ii) makes an application for such enrolment in accordance with the provisions of this Act; and
- (iii) fulfils the conditions specified in clauses (a), (b), (e) and (f) of sub-section (1) of section 24."

N. SANJIVA REDDY,
President.

K. K. SUNDARAM,
Secretary to the Government of India.

CORRIGENDA

In the Smith, Stanistreet And Company Limited (Acquisition And Transfer of Undertakings) Ordinance, 1977 (13 of 1977), as published in the Gazette of India, Extraordinary, Part II, Section 1, dated the 30th September, 1977—

- (i) at page 365, in line 33, for "over-all", read "over all";
- (ii) at page 367, in line 2, for "Ordinance", read "Ordinance,";
- (iii) at page 368, for line 20, substitute "inaccurate, shall be punishable with imprisonment for a term which may";
- (iv) at page 369, in line 27, for ":", read "·"; and
- (v) at page 370, after line 22, insert "N. SANJIVA REDDY President."

In the Gresham and Graven of India (Private) Limited (Acquisition and Transfer of Undertakings) Ordinance, 1977 (14 of 1977), as published in the Gazette of India, Extraordinary, Part II, Section 1, dated the 30th September, 1977:—

- (i) at page 371, in line 3, for "30th September", read "30th September, 1977" and
- (ii) at page 383, after line 24, insert "N. SANJIVA REDDY, President."

भाग 7—भारतीय निर्वाचन आयोग (Election Commission of India) की वैधानिक अधिसूचनाएं तथा अन्य निर्वाचन सम्बन्धी अधिसूचनाएं

सूच्य

अनुपूरक

सूच्य

PART I

JINDRA LAL COMMISSION OF INQUIRY HIMACHAL PRADESH ORDERS

Simla-171002, the 31st July, 1978

No. COI/Sec/A(1)-3/78.—In pursuance of provisions of section 8 of the Commissions of Inquiry Act, 1952 (Act No. 60 of 1952), the Commission of Inquiry, hereby authorises the Secretary/Under Secretary, Jindra Lal Commission of Inquiry, Himachal Pradesh, to sign, authenticate and issue all orders, notifications, notices and all sorts of processes as ordered by the Commission from time to time, on behalf of the Commission.

By order,
JINDRA LAL,
Commission of Inquiry,
Himachal Pradesh.

Simla-2, the 3rd August, 1978

No. COI/Sec/A(1)-4/78.—In exercise of the powers conferred by sub-section (1) of section 5-A of the Commission of Inquiry Act, 1952 (Act No. 60 of 1952), the Commission of Inquiry, appointed by the Government of

Himachal Pradesh, Department of Personnel Notification No. Per (Vig)-4-7 (261)/77, dated the 9th December, 1977, hereby utilises with effect from his date of joining this Commission of Inquiry, (i. e. with effect from 1st August, 1978) the services of Shri Gurdarshan Singh, Deputy Inspector General of Police, Madhya Pradesh for the purpose of conducting investigation pertaining to the inquiry. This order of utilisation of his services by the Commission of Inquiry, issues with the concurrence of the Government of Madhya Pradesh vide their letter No. W/MNO 4361/4842/11-B(11)/78, dated the 10th July, 1978 addressed to the Ministry of Home Affairs, Government of India, the Ministry of Home Affairs vide their letter No. 1-291020/7/78-Pers-IV, dated the 17th July, 1978, addressed to the Chief Secretary of Government of Himachal Pradesh and the Government of Himachal Pradesh vide their letter No. Per (Vig) A-9 (8)/78, dated the 14th June, 1978, addressed to the Government of Madhya Pradesh with a copy to the Commission of Inquiry, by which his services have been placed at the disposal of the Commission.

By order,
M. S. MUKHERJEE,
Secretary.